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General Election Tuesday, November 5, 1974

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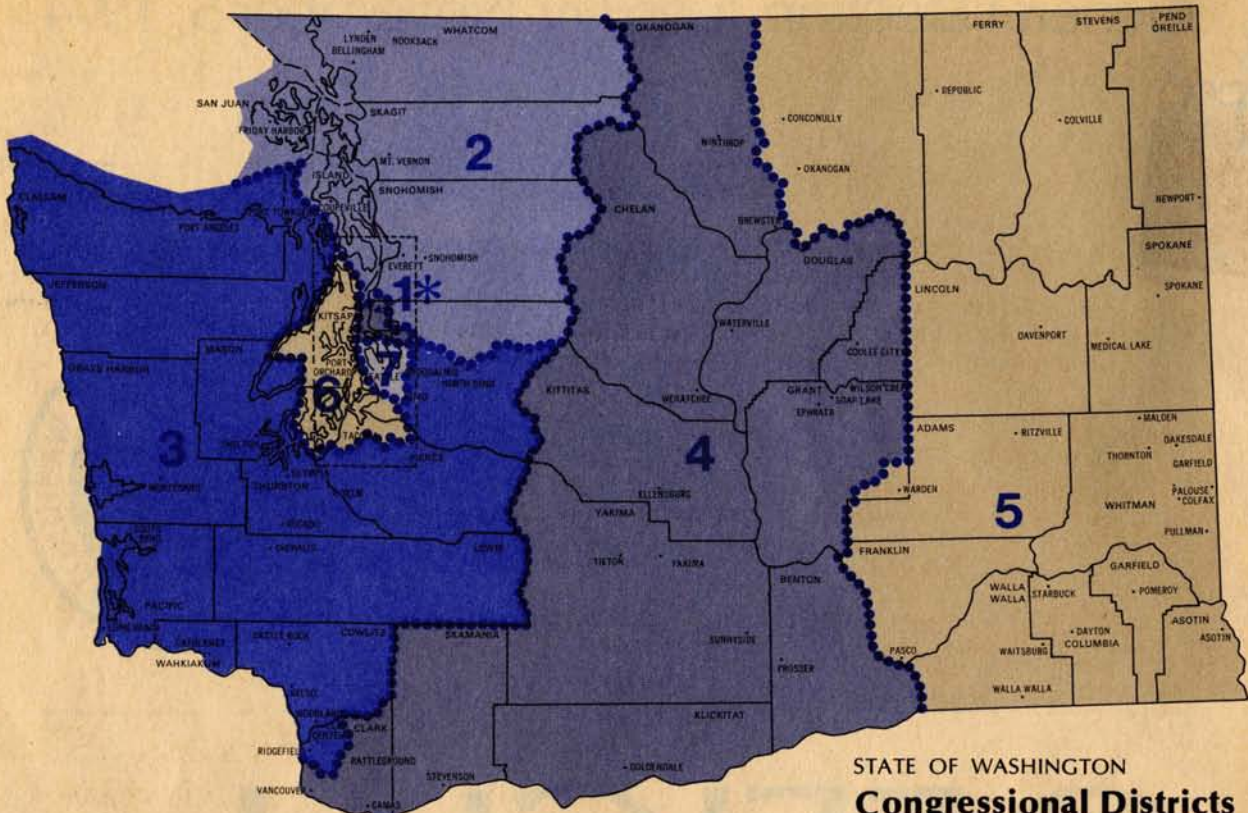
OFFICIAL VOTERS PAMPHLET

PUBLISHED BY OFFICE OF THE SECRETARY OF STATE

CANDIDATES PAMPHLET ENCLOSED

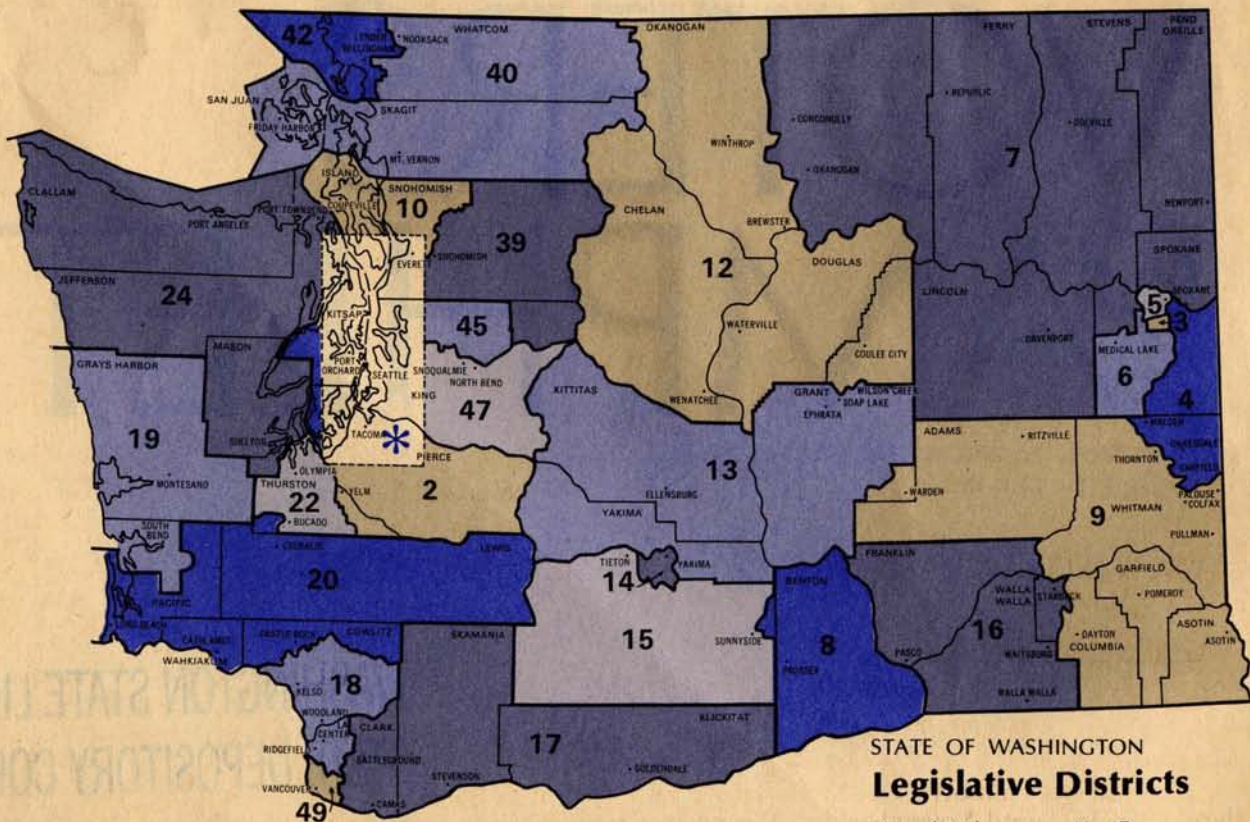
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STATE OF WASHINGTON
Congressional Districts

*See details, page 47
for Everett, Seattle, Tacoma and vicinities



STATE OF WASHINGTON
Legislative Districts

*See details, pages 46, 47
for Everett, Seattle, Tacoma, Yakima,
Spokane, Vancouver and vicinities



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Introduction

Three state measures have been referred to the voters for their approval or rejection at the November 5, 1974, state election. As required by law, a publication containing the official ballot titles, Attorney General's explanations, statements for and against, and rebuttal statements, together with the full text of each of the state measures must be mailed to each place of residence in the state by the Secretary of State prior to the state general election. The official ballot titles and explanatory statements have been prepared by the Attorney General. The statements for and against and the rebuttal statements have been prepared by committees appointed under a procedure established by law. The Secretary of State has no authority to evaluate the truth or accuracy of any of the statements made in the pamphlet or to alter their content in any way.

A Candidates' Pamphlet, containing the statements of most of the candidates nominated for federal, state, and local offices, is combined with this publication into a single pamphlet to reduce the cost of production. The Candidates' Pamphlet begins on Page 15.

CERTIFICATION

As Secretary of State of the State of Washington, I hereby certify that I have caused the text of each proposed measure, ballot title, explanatory statement, statement for or against, and rebuttal statement which appears in this publication to be compared with the original of such documents on file in my office and I find them to be full, true, and correct copies of such originals.

Witness my hand and the seal of the State of Washington this 1st day of October, 1974.



A. LUDLOW KRAMER
Secretary of State

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Toll Free Telephone Voters Service

Again this year, the office of the Secretary of State will provide a toll-free telephone line for election information. Voters from any part of the state may call the toll-free number to obtain answers to questions on voter registration and voting procedures and background information on the statewide ballot measures. A club or organization may obtain names of potential speakers for or against any of the ballot measures.

The toll-free number is 1-800-562-6020. The hours are from 9:00 a.m. to 5:00 p.m., Monday through Friday, until November 5th. We encourage Washington voters to take advantage of this service.



Referendum Bill 34

CHAPTER 152, LAWS OF 1974
(43rd Leg., 3rd Ex. Session)

Ballot Title:

Shall a state lottery be conducted under gambling commission regulations with prizes totalling not less than 45% of gross income?

Vote cast by members of the 1974 Legislature on final passage:
HOUSE: [98 members] Yeas, 62; Nays, 33; Absent or not voting, 3.
SENATE: [49 members] Yeas, 32; Nays, 16; Absent or not voting, 1.

NOTE: The ballot title and explanatory comment were written by the Attorney General as required by state law. The complete text of Referendum Bill 34 begins on Page 10.

Statement for

Constitution Permits a Lottery

In 1972, by a vote of 787,251 to 489,282, the citizens of the State of Washington amended the Constitution removing the prohibition against the establishment of a state lottery.

To carry out the wishes of the people, the Legislature has passed measures establishing a lottery only to see them vetoed by the Governor. Referendum Bill No. 34 gives the people the opportunity to speak out and override the Governor's veto, and to create a state lottery.

Revenues Will Aid State Finances

Washington will join many other states in operating a lottery. Under terms of Referendum Bill No. 34, revenues are to be used for prizes (45%), for operation of the lottery (15%) and for the state general fund (40%). The state will receive annually between \$15,000,000 and \$30,000,000 for the general fund from the lottery, under current estimates.

Strong Public Support for Lottery

In recent sessions of the Legislature, every poll taken by a member of the House or Senate which asked for an opinion on a state lottery was overwhelmingly in favor of such an operation. Passage of the legislation creating Referendum Bill No. 34 reflected this support. The vote in the House of Representatives was yeas, 62, nays, 33. In the Senate, the vote was yeas, 32, nays, 16. In approving the Constitutional Amendment in 1972 to permit a lottery, 62 per cent of the voters expressed their approval of such a change.

Vote "Yes" for a State Lottery

In voting "yes" for Referendum Bill No. 34, you will be providing the opportunity for needed revenue for the state, and a means for raising funds without added taxes.

This will be done in a program operated by the State Gam-

bling Commission and completely guarded as to fairness and public safety.

A "yes" vote will enable the citizens of the State of Washington to enjoy this mild form of gambling, to aid in providing revenues to the State General Fund and to express their preference in the kinds of gambling which they approve.

Rebuttal of Statement against

Opponents of Referendum 34 argue that approval of a state lottery would open the door for so-called "wide-open" gambling and casino wagering.

If a lottery is wrong for the State of Washington, then those states which already has established lotteries — Illinois, Connecticut, Maine, Maryland, Massachusetts, Michigan, New Jersey, New York, Pennsylvania, Rhode Island and New Hampshire — must have made a mistake. And in none of them has "wide-open" or casino gambling come to pass.

Committee For Referendum Bill 34:

GORDON HERR, State Senator, Democrat and PAUL CONNER, State Representative, Democrat.

The Law as it now exists:

Under existing law, various types of lotteries and gambling games are authorized, most of which are to be conducted only by private organizations or individuals licensed by the state gambling commission. However, there is no provision in the present statutes for the conduct of any sort of lottery by the state itself.

Effect of Ref. Bill 34 if approved into Law:

This act would provide for the establishment and conduct of a state lottery. The details of this lottery would be spelled out in regulations to be adopted by the state gambling commission. These details would include, among other things, a description of the type of lottery to be conducted, the price or prices of lottery tickets, the number and size of prizes, the manner of selecting winning tickets, the manner of payment of prizes, the frequency of drawings, the types of location at which lottery tickets may be sold, the method to be used in selling tickets, the licensing of agents who sell tickets, the manner and amount of compensation to be paid to licensed

sales agents, and the apportionment of total revenues accruing from the sale of lottery tickets. However, not less than 45% of gross income would be required to be utilized for the payment of prizes, and not more than 15% of gross income could be used to pay the costs incurred in operation of the lottery. In addition, not less than 40% of the total revenues accrued from the sale of lottery tickets would be required to be transferred to the state general fund.

Actual conduct of the lottery would be under the supervision and direction of an official, designated the director of the state lottery, who would be appointed by the state gambling commission.

No license as an agent to sell lottery tickets could be issued to any person to engage in business exclusively as a lottery sales agent. The director of the state lottery would be authorized to suspend or revoke any license issued under the act. The right of any person to a prize would be declared to be unassignable, and the sale of lottery tickets to persons under 18 years of age would be prohibited. Also, the sale of lottery tickets to officers or employees of the lottery, or the spouses, children, brothers, sisters or parents would be prohibited.

The state auditor would be required to conduct an annual post-audit of all accounts and transactions of the lottery.

Statement against

Pay-off or Rip-off?

Purpose of a state lottery is to *get money from the public*. To make it pay off an estimated 20 million dollars per year requires a gross lottery of over \$50 million or more than \$16 per capita.

Administration Costs High

But it's really a "rip-off" because the state keeps over 50 percent for administration and profit. Most taxes cost less than one percent to raise. For the consumer, the gambling odds are extremely low.

Will Not Cut Taxes

A lottery would raise less than one percent of the entire budget. It will not cut taxes or hold the line on taxes. In no other state has it reduced taxes. *It will not raise enough to eliminate special levies.*

Should State Legitimize Gambling by Promoting and Conducting it?

Lotteries receive much attention initially, but the attraction wears off; revenue declines. It would require great additional funds to promote.

Another unfortunate result: A drive to legalize other forms of wide-open gambling and to make Washington another Nevada. Respect for administration also would be reduced:

Poor Bet "Odds are Bad"

Consumers Report, February, 1974 cautions against state lotteries; *Christian Science Monitor*, August 21, 1974 says "Gambling casinos are viewed as the next natural step in the spread of legalized gambling in the U. S. coming on the heels of lotteries."

Said Cardinal Cushing when Massachusetts was considering a lottery: "It is my honest conviction that the lottery as a form of large-scale gambling is economically unsound, socially disintegrating and morally dangerous."

Vote No on Referendum 34; it may be your last chance to stop wide-open gambling in Washington State.

Rebuttal of Statement for

Proponents of Referendum 34 state that lottery administrative costs will be 15 percent. This is an extraordinarily high figure. It takes only one percent to administer and collect a tax.

The proponents imply that no added taxes will be necessary. This is simply not true. Revenue raised by a state lottery would not be sufficient to stave off a tax increase. The lottery bill passed the House the first time by a single vote.

Committee Against Referendum Bill 34:

FRANK ATWOOD, State Senator, Republican, HAL ZIMMERMAN, State Representative, Republican, and CHRISTOPHER BAYLEY, King County Prosecuting Attorney, Republican.



SJR 140

Senate Joint Resolution
Proposed Constitutional Amendment

Ballot Title:

Shall the governor's item veto power be restricted and the legislature be permitted to reconvene itself to consider vetoed bills?

Vote cast by members of the 1974 Legislature on final passage:
HOUSE: [98 members] Yeas, 66; Nays, 31; Absent or not voting, 1.
SENATE: [49 members] Yeas, 40; Nays, 6; Absent or not voting, 3.

NOTE: The ballot title and explanatory comment were written by the Attorney General as required by state law. The complete text of Senate Joint Resolution 140 begins on Page 13.

Statement for

Help Rid Your State of One-Man Lawmaking

Washington is the only state in the nation in which the Governor exercises practically unlimited power to remove portions from laws passed by the Legislature. This "item veto" power has been interpreted by recent Governors to apply to any element of a bill down to a single word.

It empowers our Governors to act in effect as an unseparated third house of the Legislature to alter measures substantially prior to signing them into law. This is contrary to the grant of authority allowed our nation's Presidents under the Federal Constitution — which is to reject entire pieces of legislation by veto, not to change them.

SJR 140 is a moderate compromise proposal passed with bipartisan support. It will not completely eliminate this unparalleled power, but limit it to the veto of sections of bills as well as entire bills, and even provides that budget bills would still be subject to the item veto.

For Responsive Government

SJR 140 will prevent a Governor who is politically secure in office for four years from altering the will of the people as expressed through their legislators, over three-fourths of whom must be responsive to the wishes of the people at the polls every two years.

For Open Government

SJR 140 will prevent one person from changing behind the closed doors of his office bills which are the product of an open hearings process, accessible and visible to all citizens.

For Your Own Best Interest

SJR 140 will protect measures which you ask your legislators to enact from being changed by a Governor upon consultation with his agency heads, personal staff, or the few others of influence who have access to him — without a chance of your input.

Rebuttal of Statement against

Representative government is designed to have decisions made by the majority, not by one man. The power of the item veto eliminates our democratic concept by forcing one man's decision on all of us, therefore destroying the quality of government. It erases your legislative voice at the local level. No other Governor can reverse decisions made by local representatives. The Governor's Constitutional Revision Commission appointed by him recommends exactly what SJR 140 proposes. Vote for SJR 140.

Committee For Senate Joint Resolution 140:

HARRY B. LEWIS, State Senator, Republican and ALLEN THOMPSON, State Representative, Democrat.

Advisory Committee: JAMES K. BENDER, Executive Secretary, King County Labor Council, AFL-CIO; WILLIAM E. BURCH, Chairman, Association of Washington Business; HENRY R. DUNN, Prosecuting Attorney, Cowlitz County; BRUCE HELBERG, Publisher, The Bellevue American; BLAIR PATRICK, President, Washington Education Association.

The Law as it now exists:

The state constitution provides that before a bill passed by the legislature can become law, it must either be presented to the governor for his approval or submitted to the voters in the form of a referendum. When a bill is presented to the governor, he can approve it by signing it or he may permit it to become law without his signature by failing either to sign or veto it within five days if the legislature is still in session or ten days if the legislature has adjourned.

Alternatively, the governor may disapprove such a bill of the legislature by vetoing it, either in whole or in part. In the exercise of his authority to veto part of a bill passed by the legislature, the governor may veto any section or item in the bill.

If a bill is vetoed, in whole or in part, it is returned to the house from which it originated for reconsideration if the legislature is still in session. If the legislature is not in session, the bill is filed with the secretary of state who is then to bring it before the house from which it originated at its next session. The legislature may override the governor's veto by the vote of a two-thirds majority of the members of each house. There is, however, no provision in the present constitution for the legislature to reconvene itself for the purpose of reconsidering acts vetoed by the governor.

Effect of Senate Joint Resolution No. 140, if approved into Law:

This proposed constitutional amendment would restrict the governor's power to veto *items* in bills passed by the legislature by limiting it to *appropriation items* only. The amendment would not, however, affect the governor's power to veto an entire bill or an entire section of a bill, regardless of the nature of the bill.

The proposed amendment would also permit the legislature, within forty-five days after its adjournment, to reconvene itself by a petition of two-thirds of the membership of each house in a special session of not more than five days duration solely to reconsider any bills which the governor has vetoed in whole or in part.

Finally, while the proposed amendment would not change the time period during which the governor is to exercise his veto while the legislature is in session, it would increase from ten to twenty days the time granted to the governor to exercise his veto power following the adjournment of a legislative session.

Statement against

SJR 140 should be rejected decisively by the voters. Here's why:

(1) The item veto is part of the necessary system of checks and balances established by the people in their Constitution in 1889. Nothing has happened since to indicate they acted unwisely. SJR 140 is a blatant, unwarranted and unjustified power grab by the legislature designed to destroy our constitutional system of checks and balances. If the relationships between the legislature and the executive need to be changed, if either should have more or less power, it should be done not on a piecemeal basis but by reexamining all executive and legislative powers in the Constitution.

(2) The item veto has been essential in correcting unintentional legislative errors. In over half the instances where it was used it was to correct the legislature's mistakes.

(3) The governor is the only elected official in the legislative process with responsibility to all the people, not just a particular constituency or local interest. The governor is in a unique position to protect the people from special interest legislation for a favored few.

(4) Adequate safeguards exist against abuse of the item veto: (a) the legislature can override an item veto by a $\frac{2}{3}$ vote and has done so recently; (b) the legality of an item veto can be and has been challenged in the courts.

If our Constitution is to be amended: (a) will it improve the quality of government; and (b) will it better serve the people? The answer to both these questions is no. Vote against SJR 140.

Rebuttal of Statement for

The Committee against the Item Veto includes big business and big labor. Why are they against it? Because after spending thousands each legislative session lobbying for private interests they don't like to have them vetoed. Vote "NO" on SJR 140. Retain the item veto and let the Governor protect you from the expensive special interest lobbyists. He must be doing a good job or the big lobbyists wouldn't be trying to take it away.

Committee Against Senate Joint Resolution 140:

JONATHAN WHETZEL, State Senator, Republican and ARTHUR C. BROWN, State Representative, Republican.



SJR 143

Senate Joint Resolution
Proposed Constitutional Amendment

Ballot Title:

Shall a thirty-day durational residency requirement be established for voting by otherwise eligible citizens eighteen years of age or over?

Vote cast by members of the 1974 Legislature on final passage:
HOUSE: [98 members] Yeas, 90; Nays, 6; Absent or not voting, 2.
SENATE: [49 members] Yeas, 43; Nays, 0; Absent or not voting, 6.

NOTE: The ballot title and explanatory comment were written by the Attorney General as required by state law. The complete text of Senate Joint Resolution 143 begins on Page 13.

Statement for

SJR 143 Is A "Positive" Measure

As a rather noncontroversial measure passed by the Legislature, SJR 143 did not attract as much public attention as other more partisan issues. It passed the Legislature heartily supported by Democrats and Republicans alike.

Repeals Obsolete Constitutional Provisions

SJR 143 amends the State Constitution to update certain voter qualifications in order to comply with U.S. Supreme Court rulings. The proposed amendment simply states that a prospective voter must have established a 30-day residency in the state, county or precinct and be at least 18 years old. It repeals current provisions which "prohibit" 18 to 20 year olds from voting, Indians which are not taxed, those individuals who are not able to read or speak the English language, and the one year residency requirement. All of these restrictions have been declared unconstitutional by the Supreme Court and are no longer enforced, therefore making this portion of the Constitution obsolete.

Removes Unnecessary Confusion

SJR 143 was drafted to remove any confusion that may develop from reading the Constitutional requirements for voting. Occasionally, prospective voters are discouraged from registering because of obscure and archaic restrictions which have not been corrected to reflect federal court rulings and constitutional challenges. SJR 143 clarifies the State Constitutional provisions for voting so that each citizen knows exactly what is required in order to be registered to vote.

Please Support This Worthwhile Amendment!

Although SJR 143 can be described as a "housekeeping" measure, we also feel it will make voting a little easier for those citizens currently in doubt because of the present Constitutional provisions.

Rebuttal of Statement against

Whether you agree or disagree with the courts on residency requirements, the Supreme Court, under the U. S. Constitution has jurisdiction over state statutes and any conflict with the state constitution is superceded by the decision of the Supreme Court.

The failure of SJR 143 would not affect present laws. It would be useless to retain antiquated constitutional language.

The thirty-day residency requirements were in effect during the last two general elections with no problems.

Committee For Senate Joint Resolution 143:

GARY GRANT, State Senator, Democrat, RICHARD KING, State Representative, Democrat, and ARTHUR C. BROWN, State Representative, Republican.

Advisory Committee: MAXINE KRULL, President, League of Women Voters of Washington; ROSS DAVIS, Chairman, Washington State Republican Committee; NEALE CHANEY, Chairman, Washington State Democratic Committee; JOE DAVIS, President, Washington State Labor Council; ROGER LEED, Member of the Steering Committee, Coalition for Open Government.

The Law as it now exists:

The 26th Amendment to the United States Constitution extended the right to vote to citizens eighteen years of age or older. In addition, recent decisions of the United States Supreme Court have also affected the qualifications which a state may impose for voting in its elections. Because of these decisions, a state may no longer enforce a residency requirement of more than thirty days in duration, nor may it restrict the right to vote to persons who can read and speak the English language or prohibit voting by Indians not paying taxes.

Accordingly, certain provisions of the Washington State Constitution with respect to voting qualifications have been rendered ineffective. Those provisions include a minimum age requirement for voting of twenty-one years; a one-year state and ninety-day county durational residence requirement; a prohibition against voting by nontaxed Indians; and a requirement that voters be able to read and speak the English language.

Effect of Senate Joint Resolution No. 143, if approved into Law:

This proposed constitutional amendment would remove the foregoing presently ineffective provisions and simply require that in order to vote in an election in this state, a person must be a United States citizen who is eighteen years of age or older, and who has been a resident of the state, county and precinct in which he resides for at least thirty days prior to the election at which he seeks to vote.

In addition, however, this constitutional amendment would retain an existing disqualification for voting by insane persons and persons convicted of felonies, unless restored to their civil rights.

Statement against

Must we accept as ABSOLUTE and IRREVOCABLE every court decision? Did you ever want to legally and safely say, "Judge — YOU ARE WRONG".

The court decisions which virtually wipe out residency requirements for voting are WRONG and IRRESPONSIBLE.

PASSAGE OF SJR 143 WILL:

- 1) Allow politicians to move from one district to another to seek office after only 30 days residency.
- 2) Allow "temporary residents" such as college students in small college towns to dominate elections—then leave town.
- 3) Allow newcomers who have voted elsewhere to move to Washington and, with 30 days residency, vote again — with little knowledge of the issues or candidates.
- 4) Allow newcomers to enroll as residents in our colleges.

Mr. Chief Justice Burger, in his dissenting opinion stated:

"It is no more a denial of equal protection for a State to require newcomers to be exposed to state and local problems for a reasonable period such as one year before voting, than it is to require children to wait 18 years before voting."

Justice Hale, in his dissenting opinion wrote:

"I think it repugnant to our political institutions that one can enter this state, stay here a comparatively few weeks, claim state suffrage on the basis of this short stay, and then proceed, as soon as registered, to vote, run for office, instigate recall, referendum and initiative petitions, sit as a juror, enter our state supported colleges and universities on the same financial basis as those who have with their taxes built and maintained them. . . ."

VOTE NO ON SJR 143

Rebuttal of Statement for

This "housekeeping" measure could flood the polls with uninformed voters. Justice Blackman wrote "Clearly . . . the State does have a profound interest in the purity of the ballot box and in an informed electorate and is entitled to take appropriate steps (residency requirements) to assure these ends." Justice Hale wrote ". . . the judiciary has no authority whatever to substitute its judgment for that of the peoples' representatives as to the means and methods for holding honest unrigged elections . . ."

VOTE NO SJR 143

Committee Against Senate Joint Resolution 143:

JAMES P. KUEHNLE, State Representative, Republican.

Proposed Constitutional Amendment

AN ACT Relating to the establishment and operation of a state lottery; amending section 4, chapter 218, Laws of 1973 1st ex. sess. and RCW 9.46.040; creating a new chapter in Title 67 RCW; adding a new section to chapter 218, Laws of 1973 1st ex. sess. and to chapter 9.46 RCW; creating new sections; prescribing penalties; providing for submission of this act to a vote of the people; and making an appropriation.

BE IT ENACTED, *By the Legislature of the State of Washington*

NEW SECTION. Section 1. For the purposes of this chapter:

(1) "Commission" shall mean the state gambling commission established by RCW 9.46.040.

(2) "Lottery" or "state lottery" shall mean the lottery established and operated pursuant to this chapter.

(3) "Director" shall mean the director of the state lottery.

NEW SECTION. Sec. 2. The department of motor vehicles shall provide such office, administrative, and legal services as are required by the commission and the director of the state lottery to carry out the provisions of this chapter. However, the costs of such services shall be paid for by the director of the state lottery from moneys placed within the revolving fund created by section 20 of this 1974 amendatory act.

Any vacancy occurring in the office of the director of the state lottery shall be filled in the same manner as the original appointment.

The director of the state lottery shall be appointed by the commission and shall devote his entire time and attention to the duties of his office and shall not be engaged in any other profession or occupation. He shall receive such salary as shall be determined by the commission and the provisions of the state civil service law, chapter 41.06 RCW, shall not apply to his employment.

NEW SECTION. Sec. 3. In addition to the powers and duties enumerated in RCW 9.46.070 as now or hereafter amended, the commission shall have the power, and it shall be its duty:

(1) To promulgate such rules and regulations governing the establishment and operation of a state lottery as it deems necessary and desirable in order that such a lottery be initiated at the earliest feasible and practicable time, and in order that such lottery produce the maximum amount of net revenues for the state consonant with the dignity of the state and the general welfare of the people. Such rules and regulations may include, but shall not be limited to, the following:

- (a) The type of lottery to be conducted;
- (b) The price, or prices, of tickets or shares in the lottery;
- (c) The numbers and sizes of the prizes on the winning tickets or shares;
- (d) The manner of selecting the winning tickets or shares;
- (e) The manner and time of payment of prizes to the holders of winning tickets or shares which, at the commission's option, may be paid in lump sum amounts or installments over a period of years;
- (f) The frequency of the drawings or selections of winning tickets or shares, without limitation;
- (g) Without limit as to number, the type or types of locations at which tickets or shares may be sold;
- (h) The method to be used in selling tickets or shares;
- (i) The licensing of agents to sell tickets or shares, except that no person under the age of eighteen shall be licensed as an agent;
- (j) The manner and amount of compensation, if any, to be paid licensed sales agents necessary to provide for the adequate

availability of tickets or shares to prospective buyers and for the convenience of the public;

(k) The apportionment of the total revenues accruing from the sale of lottery tickets or shares and from all other sources among (i) the payment of prizes to the holders of winning tickets or shares shall not be less than forty-five percent of the gross income from such lottery, (ii) the payment of costs incurred in the operation and administration of the lottery, including the expenses of the lottery and the costs resulting from any contract or contracts entered into for promotional, advertising, or operational services or for the purchase or lease of lottery equipment and materials, but the payment of such costs shall not exceed fifteen percent of the gross income from such lottery (iii) for the repayment of the moneys appropriated to the state lottery fund pursuant to section 24 of this 1974 amendatory act, and (iv) for transfer to the general fund: PROVIDED, That no less than forty percent of the total revenues accruing from the sale of lottery tickets or shares shall be transferred to the state general fund;

(1) Such other matters necessary or desirable for the efficient and economical operation and administration of the lottery and for the convenience of the purchasers of tickets or shares and the holders of winning tickets or shares.

(2) To amend, repeal, or supplement any such rules and regulations from time to time as it deems necessary or desirable.

(3) To advise and make recommendations to the director of the state lottery regarding the operation and administration of the lottery.

(4) To publish monthly reports showing the total lottery revenues, prize disbursements, and other expenses for the preceding month, and to make an annual report, which shall include a full and complete statement of lottery revenues, prize disbursements, and other expenses, to the governor and the legislature, and including such recommendations for changes in this chapter as it deems necessary or desirable.

(5) To report immediately to the governor and the legislature any matters which shall require immediate changes in the laws of this state in order to prevent abuses and evasions of this chapter or rules and regulations promulgated thereunder or to rectify undesirable conditions in connection with the administration or operation of the lottery.

(6) To carry on a continuous study and investigation of the lottery throughout the state (a) for the purpose of ascertaining any defects in this chapter or in the rules and regulations issued thereunder by reason whereof any abuses in the administration and operation of the lottery or any evasion of this chapter or the rules and regulations may arise or be practiced, (b) for the purpose of formulating recommendations for changes in this chapter and the rules and regulations promulgated thereunder to prevent such abuses and evasions, (c) to guard against the use of this chapter and the rules and regulations issued thereunder as a cloak for the carrying on of professional gambling and crime, and (d) to insure that said law and rules and regulations shall be in such form and be so administered as to serve the true purposes of this chapter.

(7) To make a continuous study and investigation of (a) the operation and the administration of similar laws which may be in effect in other states or countries, (b) any literature on the subject which from time to time may be published or available, (c) any federal laws which may affect the operation of the lottery, and (d) the reaction of the citizens of this state to existing and potential features of the lottery with a view to recommending or effecting changes that will tend to serve the purposes of this chapter.

NEW SECTION. Sec. 4. The director of the state lottery shall have the power, and it shall be his duty to:

(1) Supervise and administer the operation of the lottery in accordance with the provisions of this chapter and with the rules and regulations of the commission;

(2) Subject to the approval of the commission, appoint such deputy directors as may be required to carry out the functions

and duties of his office: PROVIDED, That the provisions of the state civil service law, chapter 41.06 RCW, shall not apply to such deputy directors;

(3) Subject to the approval of the commission, appoint such professional, technical, and clerical assistants and employees as may be necessary to perform the duties imposed upon the director of the state lottery by this chapter: PROVIDED, That the provisions of the state civil service law, chapter 41.06 RCW, shall not apply to such employees as are engaged in undercover investigative work but shall apply to other employees appointed by the director, except as provided for in subsection (2) of this section.

(4) In accordance with the provisions of this chapter and the rules and regulations of the commission, to license as agents to sell lottery tickets such persons as in his opinion will best serve the public convenience and promote the sale of tickets or shares. The director of the state lottery may require a bond from every licensed agent, in such amount as provided in the rules and regulations of the commission. Every licensed agent shall prominently display his license, or a copy thereof, as provided in the rules and regulations of the commission;

(5) Shall confer regularly as necessary or desirable and not less than once every month with the commission on the operation and administration of the lottery; shall make available for inspection by the commission, upon request, all books, records, files, and other information and documents of the lottery; shall advise the commission and recommend such matters as he deems necessary and advisable to improve the operation and administration of the lottery;

(6) Subject to the approval of the commission and the applicable laws relating to public contracts, to enter into contracts for the operation of the lottery, or any part thereof, and into contracts for the promotion of the lottery. No contract awarded or entered into by the director of the state lottery may be assigned by the holder thereof except by specific approval of the commission: PROVIDED, That nothing in this chapter shall authorize the commission to enter into public contracts for the regular and permanent operation of the lottery after the initial development and implementation. Public contracts authorized under this chapter are to be performed for a flat fee and not on a percentage of the lottery receipts; and

(7) To certify monthly to the state treasurer and the commission a full and complete statement of lottery revenues, prize disbursements, and other expenses for the preceding month.

NEW SECTION. Sec. 5. For the purpose of obtaining information concerning any matter relating to the administration or enforcement of this chapter, the commission, or any person appointed by it in writing for the purpose may conduct hearings, administer oaths, take depositions, compel the attendance of witnesses and issue subpoenas pursuant to RCW 34.04.105.

NEW SECTION. Sec. 6. No license as an agent to sell lottery tickets or shares shall be issued to any person to engage in business exclusively as a lottery sales agent. Before issuing such license the director of the state lottery shall consider such factors as (1) the financial responsibility and security of the person and his business or activity, (2) the accessibility of his place of business or activity to the public, (3) the sufficiency of existing licenses to serve the public convenience, and (4) the volume of expected sales.

For the purposes of this section, the term "person" shall be construed to mean and include an individual, association, corporation, club, trust, estate, society, company, joint stock company, receiver, trustee, assignee, referee, or any other person acting in a fiduciary or representative capacity, whether appointed by a court or otherwise, and any combination of individuals. "Person" shall not be construed to mean or include any department, commission, agency, or instrumentality of the state, or any county and municipality or any agency or instrumentality thereof.

NEW SECTION. Sec. 7. Notwithstanding any other provision of law, any person licensed as provided in this chapter is

hereby authorized and empowered to act as a lottery sales agent.

NEW SECTION. Sec. 8. The director of the state lottery may suspend or revoke, after notice and hearing, any license issued pursuant to this chapter. Such license may, however, be temporarily suspended by the director of the state lottery without prior notice, pending any prosecution, investigation, or hearing. A license may be suspended or revoked by the director for one or more of the following reasons:

(1) Failure to account for lottery tickets received or the proceeds of the sale of lottery tickets or to file a bond if required by the director of the state lottery or to comply with the instructions of the director concerning the licensed activity;

(2) Conviction of any crime as defined by RCW 9.01.020;

(3) Failure to file any return or report or to keep records or to pay any tax required by this chapter;

(4) Fraud, deceit, misrepresentation, or conduct prejudicial to public confidence in the state lottery;

(5) That the number of lottery tickets sold by the lottery sales agent is insufficient to meet administrative costs and that public convenience is adequately served by other licensees;

(6) A material change, since issuance of the license with respect to any matters required to be considered by the director under section 6 of this 1974 amendatory act.

NEW SECTION. Sec. 9. No right of any person to a prize drawn shall be assignable, except that payment of any prize drawn may be paid to the estate of a deceased prize winner, and except that any person pursuant to an appropriate judicial order may be paid the prize to which the winner is entitled. The director shall be discharged of all further liability upon payment of a prize pursuant to this section.

NEW SECTION. Sec. 10. No person shall sell a ticket or share at a price greater than that fixed by rule or regulation of the commission. No person other than a licensed lottery sales agent shall sell lottery tickets, except that nothing in this section shall be construed to prevent any person from giving lottery tickets or shares to another as a gift.

Any person convicted of violating this section shall be guilty of a misdemeanor.

NEW SECTION. Sec. 11. No ticket or share shall be sold to any person under the age of eighteen, but this shall not be deemed to prohibit the purchase of a ticket or share for the purpose of making a gift by a person eighteen years of age or older to a person less than that age. Any licensee who knowingly sells or offers to sell a lottery ticket or share to any person under the age of eighteen, and is convicted of such, shall be guilty of a misdemeanor.

NEW SECTION. Sec. 12. No ticket or share shall be purchased by, and no prize shall be paid to any of the following persons: Any officer or employee of the lottery or to any spouse, child, brother, sister, or parent residing as a member of the same household in the principal place of abode of any officer or employee of the lottery.

NEW SECTION. Sec. 13. Unclaimed prize money for the prize on a winning ticket or share shall be retained in the state lottery fund by the director of the state lottery for the person entitled thereto for one year after the drawing in which the prize was won. If no claim is made for said money within such year, the prize money shall then be transferred to the state general fund and all rights to the prize existing prior to such transfer shall be extinguished as of the day of the transfer.

NEW SECTION. Sec. 14. The director of the state lottery may, in his discretion, require any or all lottery sales agents to deposit to the credit of the state lottery fund in banks designated by the state treasurer, all moneys received by such agents from the sale of lottery tickets or shares, less the amount, if any, retained as compensation for the sale of the tickets or shares, and to file with the director of the state lottery or his designated agents reports of their receipts and transactions in the sale of lottery tickets in such form and containing such information as he may require. The director of the state lottery may make such arrangements for any person, including a bank, to perform such functions, activities, or ser-

vices in connection with the operation of the lottery as he may deem advisable pursuant to this chapter and the rules and regulations of the commission, and such functions, activities, or services shall constitute lawful functions, activities, and services of such person.

NEW SECTION. Sec. 15. No other law providing any penalty or disability for the sale of lottery tickets or any acts done in connection with a lottery shall apply to the sale of tickets or shares performed pursuant to this chapter.

NEW SECTION. Sec. 16. If the person entitled to a prize or any winning ticket is under the age of eighteen years, and such prize is less than five thousand dollars, the director of the state lottery may direct payment of the prize by delivery to an adult member of the minor's family or a guardian of the minor of a check or draft payable to the order of such minor. If the person entitled to a prize or any winning ticket is under the age of eighteen years, and such prize is five thousand dollars or more, the director of the state lottery may direct payment to such minor by depositing the amount of the prize in any bank to the credit of an adult member of the minor's family or a guardian of the minor as custodian for such minor. The person so named as custodian shall have the same duties and powers as a person designated as a custodian in a manner prescribed by the Washington Uniform Gifts to Minors Act, chapter 21.24 RCW, and for the purposes of this section the terms "adult member of a minor's family", "guardian of a minor" and "bank" shall have the same meaning as in said act. The director of the state lottery shall be discharged of all further liability upon payment of a prize to a minor pursuant to this section.

NEW SECTION. Sec. 17. There is hereby created and established a separate fund, to be known as the state lottery fund. Such fund shall be maintained and controlled by the commission and shall consist of all revenues received from the sale of lottery tickets or shares, and all other moneys credited or transferred thereto from any other fund or source pursuant to law.

NEW SECTION. Sec. 18. The moneys in said state lottery fund shall be used only: (1) For the payment of prizes to the holders of winning lottery tickets or shares; (2) for purposes of making deposits into the reserve account created by section 19 of this 1974 amendatory act and into the revolving fund created by section 20 of this 1974 amendatory act; (3) for purposes of making deposits into the general fund; and (4) for the repayment to the general fund of the amount appropriated to the fund pursuant to section 24 of this 1974 amendatory act.

NEW SECTION. Sec. 19. In the event the commission decides to pay any portion of or all of the prizes in the form of installments over a period of years, it shall provide for the payment of all such installments by one, but not both, of the following methods:

(1) It may enter into contracts with any financially responsible person or firm providing for the payment of such installments; or

(2) It may establish and maintain a reserve account into which shall be placed sufficient moneys for the director of the lottery to pay such installments as they become due. Such reserve account shall be maintained as a separate and independent fund outside the state treasury.

NEW SECTION. Sec. 20. There is hereby created a revolving fund into which the commission shall deposit sufficient money to provide for the payment of the costs incurred in the operation and administration of the lottery: PROVIDED, That the amount deposited in such revolving fund shall never exceed fifteen percent of the total revenues accruing from the sale of lottery tickets or shares. Such revolving fund shall be managed, controlled and maintained by the commission and shall be a separate and independent fund outside the state treasury.

NEW SECTION. Sec. 21. The provisions of the administrative procedure act, chapter 34.04 RCW, as now law or hereafter **twelve**

amended, shall apply to administrative actions taken by the commission or the director pursuant to this chapter.

NEW SECTION. Sec. 22. The state auditor, in addition to the duties assigned to him by RCW 9.46.060 shall conduct an annual post-audit of all accounts and transactions of the lottery and such other special post-audits as he may be directed to conduct pursuant to chapter 43.09 RCW.

NEW SECTION. Sec. 23. If any clause, sentence, paragraph, subdivision, section, provision, or other portion of sections 1 through 19 of this 1974 amendatory act or the application thereof to any person or circumstances is held to be invalid, such holding shall not affect, impair, or invalidate the remainder of this chapter or the application of such portion held invalid to any other person or circumstances, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, provision, or other portion thereof directly involved in such holding or to the person and circumstances therein involved. If any provision of this chapter is inconsistent with, in conflict with, or contrary to any other provision of law, such provision of this chapter shall prevail over such other provision and such other provision shall be deemed to have been amended, superseded, or repealed to the extent of such inconsistency, conflict, and contrariety.

NEW SECTION. Sec. 24. There is hereby appropriated to the state lottery fund from the general fund the sum of one million five hundred thousand dollars, or so much thereof as may be necessary, for the purposes of the lottery in carrying out its functions and duties pursuant to sections 1 through 23 of this 1974 amendatory act. Such appropriation shall be repaid to the general fund as soon as practicable from the net revenues accruing in the state lottery fund after the payment of prizes to holders of winning tickets or shares and expenses of the lottery.

NEW SECTION. Sec. 25. Sections 1 through 23 of this 1974 amendatory act shall constitute a new chapter in Title 67 RCW.

NEW SECTION. Sec. 26. There is added to chapter 218, Laws of 1973 1st ex. sess. and to chapter 9.46 RCW a new section to read as follows:

The provisions of this chapter, as now law or hereafter amended, shall not apply to the conducting, operating, participating, or selling or purchasing of tickets or shares in the "lottery" or "state lottery" as defined in section 1 of this 1974 amendatory act when such conducting, operating, participating, or selling or purchasing is in conformity to the provisions of sections 1 through 23 of this 1974 amendatory act and to the rules and regulations adopted thereunder.

Sec. 27. Section 4, chapter 218, Laws of 1973 1st ex. sess. and RCW 9.46.040 are each amended to read as follows:

There shall be a commission, known as the "Washington state gambling commission", consisting of five members appointed by the governor with the consent of the senate. The members of the commission shall be appointed within thirty days of July 16, 1973 for terms beginning July 1, 1973, and expiring as follows: One member of the commission for a term expiring July 1, 1975; one member of the commission for a term expiring July 1, 1976; one member of the commission for a term expiring July 1, 1977; one member of the commission for a term expiring July 1, 1978; and one member of the commission for a term expiring July 1, 1979; each as the governor so determines. Their successors, all of whom shall be citizen members appointed by the governor with the consent of the senate, upon being appointed and qualified, shall serve six year terms: PROVIDED, That no member of the commission who has served a full six year term shall be eligible for reappointment. In case of a vacancy, it shall be filled by appointment by the governor for the unexpired portion of the term in which said vacancy occurs. No vacancy in the membership of the commission shall impair the right of the remaining member or members to act, except as in RCW 9.46.050 (2) provided.

In addition to the members of the commission there shall ~~(initially)~~ be four ex officio members without vote from the

legislature consisting of: (1) Two members of the senate, one from the majority political party and one from the minority political party, both to be appointed by the president of the senate; (2) two members of the house of representatives, one from the majority political party and one from the minority political party, both to be appointed by the speaker of the house of representatives; ~~((all of whose terms shall end December 31, 1974; appointments shall be made within thirty days of July 16, 1973))~~ such appointments shall be for a term of two years or for the period in which the appointee serves as a legislator, whichever expires first; members may be reappointed; vacancies shall be filled in the same manner as original appointments are made. Such ex officio members who shall collect data deemed essential to future legislative proposals and exchange information with the board shall be deemed engaged in legislative business while in attendance upon the business of the board and shall be limited to such allowances therefor as otherwise provided in RCW 44.04.120, the same to be paid from the "gambling revolving fund" as being expenses relative to commission business.

NEW SECTION. Sec. 28. This 1974 amendatory act shall be submitted to the people for their adoption and ratification, or rejection, at a special election hereby ordered by the legislature, which election shall be held in conjunction with the general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1974, all in accordance with the provisions of section 1, Article II of the Constitution of the state of Washington, as amended, and the laws adopted to facilitate the operation thereof.

COMPLETE TEXT OF

Senate Joint Resolution 140

Proposed Constitutional Amendment

BE IT RESOLVED, *By the Senate and House of Representatives of the State of Washington, in Legislative Session Assembled:*

THAT, At the next general election to be held in this state, there shall be submitted to the qualified voters of the state for their approval and ratification, or rejection, a proposal to amend Article III of the Constitution of the state of Washington by amending section 12 as follows:

Article III, section 12. Every act which shall have passed the legislature shall be, before it becomes a law, presented to the governor. If he approves, he shall sign it; but if not, he shall return it, with his objections, to that house in which it shall have originated, which house shall enter the objections at large upon the journal and proceed to reconsider. If, after such reconsideration, two-thirds of the members present shall agree to pass the bill it shall be sent, together with the objections, to the other house, by which it shall likewise be reconsidered, and if approved by two-thirds of the members present, it shall become a law; but in all such cases the vote of both houses shall be determined by the yeas and nays, and the names of the members voting for or against the bill shall be entered upon the journal of each house respectively. If any bill shall not be returned by the governor within five days, Sundays excepted, after it shall be presented to him, it shall become a law without his signature, unless the general adjournment shall prevent its return, in which case it shall become a law unless the governor, within ~~((ten))~~ twenty days next after the adjournment, Sundays excepted, shall file such bill with his objections thereto, in the office of secretary of state, who shall lay the same before the legislature at its next

session in like manner as if it had been returned by the governor; PROVIDED, That within forty-five days next after the adjournment, Sundays excepted, the legislature may, upon petition by a two-thirds majority or more of the membership of each house, reconvene in extraordinary session, not to exceed five days duration, solely to reconsider any bills vetoed. If any bill presented to the governor contains several sections or appropriation items, he may object to one or more sections or appropriation items while approving other portions of the bill; PROVIDED, That he may not object to less than an entire section, except that if the section contains one or more appropriation items he may object to any such appropriation item or items. In ~~((such))~~ case of objection he shall append to the bill, at the time of signing it, a statement of the section ~~((or))~~ or sections ~~((or))~~ appropriation item or items to which he objects and the reasons therefor ~~((or))~~ and the section or sections, appropriation item or items so objected to ~~((or))~~ shall not take effect unless passed over the governor's objection, as heretofore provided. The provisions of Article II, section 12 insofar as they are inconsistent herewith are hereby repealed.

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

COMPLETE TEXT OF

Senate Joint Resolution 143

Proposed Constitutional Amendment

BE IT RESOLVED, *by the Senate and House of Representatives of the State of Washington, in Legislative Session Assembled:*

THAT, At the 1974 general election to be held in this state there shall be submitted to the qualified voters of the state for their approval and ratification, or rejection, an amendment to Article VI of the Constitution of the State of Washington by amending section 1 (Amendment 5) thereof as follows:

Article VI, section 1. QUALIFICATIONS OF ELECTORS. All persons of the age of ~~((twenty one))~~ eighteen years or over ~~((possessing the following qualifications,))~~ who are citizens of the United States and who have lived in the state, county, and precinct thirty days immediately preceding the election at which they offer to vote, except those disqualified by Article VI, section 3 of this Constitution, shall be entitled to vote at all elections. ~~((They shall be citizens of the United States, they shall have lived in the state one year, and in the county ninety days, and in the city, town, ward or precinct thirty days immediately preceding the election at which they offer to vote, they shall be able to read and speak the English language.))~~ PROVIDED, That Indians not taxed shall never be allowed the elective franchise. AND FURTHER PROVIDED, That this amendment shall not affect the rights of franchise of any person who is now a qualified elector of this state. The legislative authority shall enact laws defining the manner of ascertaining the qualifications of voters as to their ability to read and speak the English language, and providing for punishment of persons voting or registering in violation of the provision of this section. There shall be no denial of the elective franchise at any election on account of sex.

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

How To Obtain an Absentee Ballot

Any registered voter who cannot vote in person may apply directly to his county auditor or department of elections for an absentee ballot. Any signed request containing the necessary information will be honored. For your convenience, an application is reproduced below. The addresses of the auditors or departments of election are also listed below. In order to be certain that the voter's application is authentic, the election laws require that the signature on the application be verified by comparison with the signature on the voter's permanent registration record. For this reason, if a husband and wife both wish to vote by absentee ballot, signatures of each are necessary. In order to be counted, an absentee ballot must be voted and postmarked no later than the day of the election. For this reason, sufficient time must be allowed for an exchange of correspondence with the county auditor or department of elections.

COUNTY	ADDRESS	CITY	ZIP	COUNTY	ADDRESS	CITY	ZIP
Adams	County Courthouse	Ritzville	99169	Lewis	1105 North Street	Chehalis	98532
Asotin	135 Second Street	Asotin	99402	Lincoln	450 Logan Street	Davenport	99122
Benton	County Courthouse	Prosser	99350	Mason	Fourth & Alder	Shelton	98584
Chelan	County Courthouse	Wenatchee	98801	Okanogan	149 Third North	Okanogan	98840
Clallam	319 South Lincoln	Port Angeles	98362	Pacific	Memorial Avenue	South Bend	98586
Clark	12th & Franklin	Vancouver	98660	Pend Oreille	625 West Fourth	Newport	99156
Columbia	341 East Main	Dayton	99328	Pierce	930 Tacoma Avenue	Tacoma	98402
Cowlitz	309 Academy Street	Kelso	98626	San Juan	First & Court	Friday Harbor	98250
Douglas	County Courthouse	Waterville	98858	Skagit	205 Kincaid Street	Mount Vernon	98273
Ferry	County Courthouse	Republic	99166	Skamania	County Courthouse	Stevenson	98648
Franklin	1016 North Fourth	Pasco	99301	Snohomish	3000 Rockefeller	Everett	98201
Garfield	County Courthouse	Pomeroy	99347	Spokane	1116 West Broadway	Spokane	99201
Grant	"C" Street NW	Ephrata	98823	Stevens	South Oak Street	Colville	99114
Grays Harbor	100 West Broadway	Montesano	98823	Thurston	11th & Capitol Way	Olympia	98501
Island	Seventh & Main	Coupeville	98239	Wahkiakum	County Courthouse	Cathlamet	98612
Jefferson	Jefferson & Cass	Port Townsend	98368	Walla Walla	315 West Main	Walla Walla	99362
King	500 Fourth Avenue	Seattle	98104	Whatcom	311 Grand Avenue	Bellingham	98225
Kitsap	614 Division Street	Port Orchard	98366	Whitman	North Main Street	Colfax	99111
Kithitas	205 West Fifth	Ellensburg	98926	Yakima	North 2nd & East "B"	Yakima	98901
Klickitat	County Courthouse	Goldendale	98620				

CLIP OUT FORM ALONG THIS LINE

In King County, send requests to the Department of Records and Elections. In all other counties, send requests to the County Auditor.

ABSENTEE BALLOT APPLICATION

I _____ HEREBY DECLARE THAT I AM A REGISTERED VOTER
PRINT NAME FOR POSITIVE IDENTIFICATION

AT _____ ADDRESS _____ CITY OR TOWN _____ ZIP _____
PHONE NO. _____ PRECINCT _____ (IF KNOWN)

SEND MY BALLOT TO: ☐ SAME ADDRESS AS ABOVE: ☐ THE ADDRESS BELOW:

STREET ADDRESS _____ CITY OR TOWN _____ STATE _____ ZIP _____

**TO BE VALID, YOUR
SIGNATURE MUST
BE INCLUDED**

This application is for the state general election to be held November 5, 1974.

SIGNATURE X _____

FOR OFFICE USE ONLY

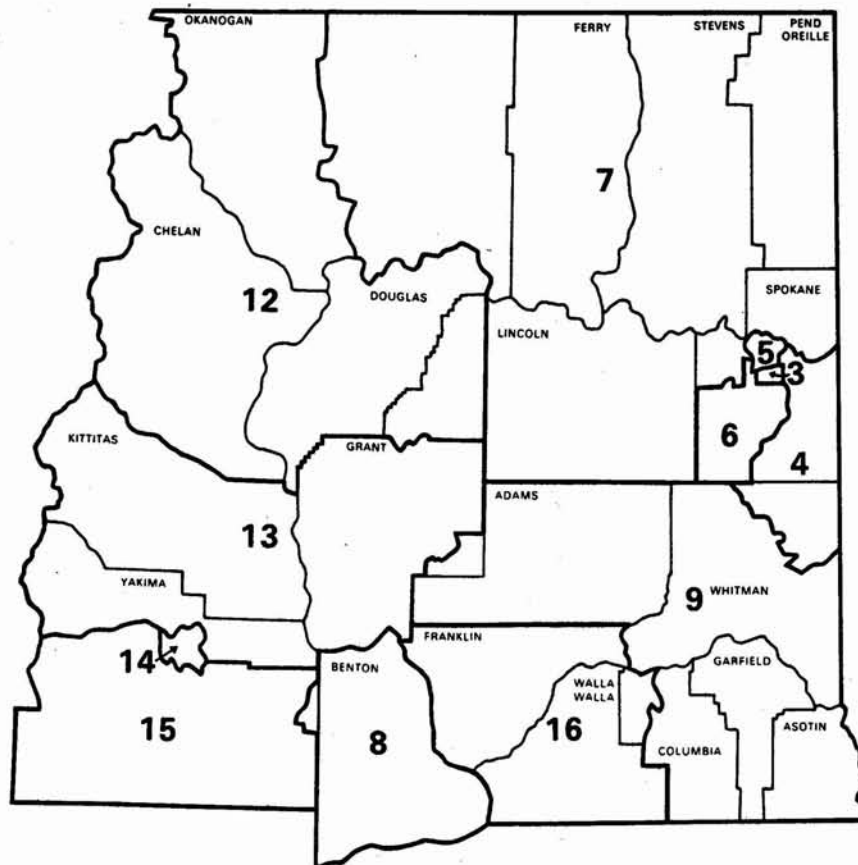
REGISTRATION NUMBER _____ PRECINCT CODE _____ LEG. DIST _____
REGISTRATION VERIFIED _____ DEPUTY SIGNATURE _____ BALLOT MAILED _____
BALLOT CODE _____ ADDRESS CHANGE _____ BALLOT RETURNED _____

Note: If husband and wife both want absentee ballots, signatures of each are necessary.

Official Candidates Pamphlet

General Election Tuesday, November 5, 1974

Candidates for United States Senator; United States House of Representatives from the 4th and 5th Congressional Districts. Candidates for State Supreme Court; Washington State Senate and/or House of Representatives in these legislative districts: 3, 4, 5, 6, 7, 8, 9, 12, 13, 14, 15, 16.



EW-1

Introduction

The Secretary of State is required by law to publish a comprehensive Candidates' Pamphlet prior to each state general election. In the preparation of this pamphlet, every nominee for a contested federal, state, or legislative office has been given the opportunity to submit a photograph and statement of qualifications. The Secretary of State has no authority to comment on the accuracy of any statements made by the candidates in this pamphlet or to alter their content in any way.

It was determined that the most economical means of publishing the Candidates' Pamphlet would be to combine it with the official Voters' Pamphlet. This saves printing time and reduces the cost of postage and handling.

Voting Check List

Proposed to the People by the Legislature

REFERENDUM BILL No. 34

Shall a state lottery be conducted under gambling commission regulations with prizes totaling not less than 45% of gross income?

YES

☐

NO

☐

Amendment to the State Constitution
Proposed by the Legislature

SENATE JOINT RESOLUTION No. 140

Shall the governor's item veto power be restricted and the legislature be permitted to reconvene itself to consider vetoed bills?

YES

☐

NO

☐

Amendment to the State Constitution
Proposed by the Legislature

SENATE JOINT RESOLUTION No. 143

Shall a thirty-day durational residency requirement be established for voting by otherwise eligible citizens eighteen years of age or over?

YES

☐

NO

☐

Every Washington voter will vote on three state measures and elect federal, state and local officials at the November 5, 1974, state general election. The ballot titles for the state measures are reproduced below to serve as a convenience to the voter in preparing to go to the polls or cast an absentee ballot. The candidates for congressional, legislative, and county offices vary according to the residence of the voter. Space has been provided to fill in the names of local candidates prior to going to the polls.

NOTE: State law reads "Any voter may take with him into the polling place any printed or written memorandum to assist him in marking or preparing his ballot." (RCW 29.51.180)

UNITED STATES SENATE

Jack Metcalf ☐
Republican
Warren G. Magnuson ☐
Democrat
Clare Fraenzl ☐
Socialist Workers
Gene Goosman ☐
American Independent
Pat Ruckert ☐
U.S. Labor

COUNTY AUDITOR

..... ☐

COUNTY CLERK

..... ☐

UNITED STATES REPRESENTATIVE

..... ☐
..... ☐

COUNTY COMMISSIONER

..... ☐
..... ☐

STATE SUPREME COURT

Charles Horowitz ☐
Non-Partisan
Liem Tuai ☐
Non-Partisan

COUNTY CORONER

..... ☐
..... ☐

STATE SENATE

..... ☐
..... ☐

COUNTY PROSECUTING ATTORNEY

..... ☐
..... ☐

STATE REPRESENTATIVE POS. 1

..... ☐
..... ☐

COUNTY SHERIFF

..... ☐
..... ☐

STATE REPRESENTATIVE POS. 2

..... ☐
..... ☐

COUNTY ASSESSOR

..... ☐
..... ☐

COUNTY TREASURER

..... ☐
..... ☐

United States Senator
State of Washington



**Jack
METCALF**
Republican

Jack Metcalf has served with distinction as a citizen legislator for 12 years. A Republican elected from normally Democratic Snohomish County, his vitality, integrity and bi-partisan view are the watch-word with leaders of both parties and his constituents.

Jack Metcalf does his own homework . . . not relying solely on staff or lobbyists for information. He has sponsored legislation years before its worth or popularity were apparent to others. The 12 year term limitation for state and federal office holders is just one example.

"The only real issue in this campaign is inflation", says Metcalf. And I mean government spending-caused inflation. Inflation is caused by politicians . . . deliberately. If a thief steals from you with a gun he's thrown in prison . . . but when special interests and politicians rob the taxpayer at the rate of 12% a year they ask for re-election! Only the voter can change the 'old politics'."

A strong proponent of President Ford's statement . . . "the first thing we (as politicians) have to do is learn to say 'No'." Jack Metcalf wants to go to Washington, D.C. to help trim the federal budget. "At a time when individuals have to tighten their belts to make ends meet, it is time for the federal government to do the same thing."



**Warren G.
MAGNUSON**
Democrat

greatest admiration for Senator Magnuson. His work on behalf of social and consumer issues, and his Senate seniority, make him one of the most potent forces in Congress." (8/5/74)

Jack Anderson rates Magnuson as "The Most Effective of All." Magnuson wrote laws to make cars and tires safer, prevent gas pipelines from exploding under houses, make sleepwear flameproof, and put poisonous products in child-proof containers.

President Ford praises Magnuson for "enormous work in the field of health." Magnuson's laws started the war on cancer, brought doctors to 2 million people, kept the Public Health Service hospitals open, made possible a new wing at Children's Orthopedic Hospital, and built Seattle's Fred Hutchinson Cancer Center.

Magnuson stopped the deadly nerve gas the Army wanted to ship through Washington, wrote laws to make oil tankers safer, and laws to protect Endangered Species and whales. He co-authored the law that lowered the voting age to 18, and co-sponsored the Equal Rights Amendment.

Now Magnuson wants to pass more major laws: laws to prevent oil spills, to create National Health Insurance, to eliminate the oil depletion tax loophole, to increase automobile gas mileage by 50%, to protect our fishermen with a 200-mile limit, and to make every product guaranty a consumer's bill of rights. Magnuson pledges to keep the federal lid on natural gas prices, and to enact another law that stops California from stealing our Columbia River water.

Ralph Nader's recent poll shows Congressional staff members rank Henry Jackson and Warren Magnuson as the two "most effective" U.S. Senators.

For more information, please write: Magnuson Headquarters, 315 Yesler, Seattle 98104.

Senator Magnuson is a national leader in consumer protection, better health care, environmental quality, and service to his State. The Seattle Post-Intelligencer calls Magnuson's record "outstanding," and adds: "We have the



United States Senator
State of Washington



**Clare
FRAENZL**
Socialist Workers

Today it is more apparent than ever that the present system of capitalism is unworkable and impractical. The richest country in history has been hit with sudden shortages of basic necessities. We are living with skyrocketing

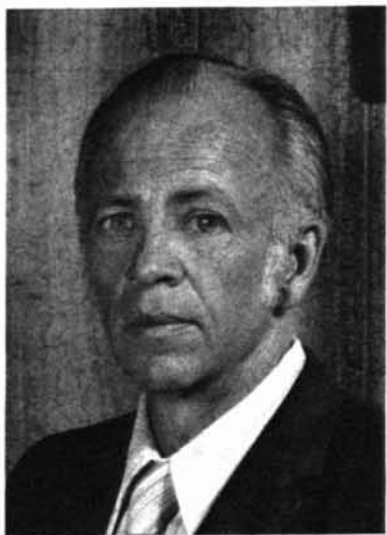
prices, climbing unemployment, racism, sexism and a deteriorating quality of life. Both the Republicans and Democrats finance their campaigns with big money from oil, milk and other trusts and combines. Politicians from these parties cannot solve the problems of working people. The Socialist Workers Party has a program for working people. We stand for:

—No wage controls! Grant all pay increases denied or cut back while controls were on. —Cost-of-living clauses in all union contracts. The government's Consumer Price Index is a fraud. Cost-of-living clauses should be based on the real rate of inflation determined by committees organized by unions and consumer groups. —Set pensions, social security, welfare and unemployment benefits at union wage scales. Raise them automatically with each hike in the cost of living. —Expropriate employers who raise prices or refuse to pay cost-of-living increases. Nationalize their corporations under workers' control with no compensation.

—Shorten the work week to 30 hours with no pay cuts to provide jobs for all. Launch crash programs to build housing, childcare facilities, schools and mass transportation systems. This will provide the jobs needed. —No discrimination in hiring on the basis of language, race, sex, citizenship or age.

—Unemployment compensation at union wages for everyone out of work, including those laid off because of shortages, those just leaving school, Vietnam veterans and strikers. —End all taxes on incomes under \$15,000. 100% tax on incomes over \$30,000. Repeal Washington's 5% sales tax. End the school levy tax—use state and federal funds earmarked for military expenditures to support our schools.

—For a socialist America.



**Gene
GOOSMAN**
American
Independent

In the September 15, 1974 edition of the Seattle Sunday Times, Ray Ruppert described Gene Goosman as "a political David against a vote-getting Goliath"—but if you will recall your Biblical history, David won that battle.

In the construction business all his life, Gene Goosman and partner own their own business.

Goosman is not a politician but, in the words of the Seattle Times, "he is an angry, patriotic, worried American," who loves his country too much to see it continually progress toward its own destruction. For this reason the political David is willing to take on the Goliaths who have been leading the nation away from constitutional government and down the path of socialism and ruin.

Goosman attracted nation-wide attention earlier this year in a battle with another Goliath—the IRS. As Richard Hardesty of the Seattle Post-Intelligencer put it, "in protest against the unfair tax laws and a national government controlled by the conglomerates, (Goosman) has donated an amount equal to his federal income tax, \$2,150 to provide free food for the elderly needy." Goosman said he just wanted to show contempt for those who make millions and pay no taxes.

A fervent believer in the constitution, Goosman has been crusading against the trend away from constitutional government, and has for years worked for a fair and honest tax structure, fair and honest campaign-contribution laws, smaller and more efficient federal government, and a stronger state government, with control of their government by the people.

If you like inflation, high taxes and corruption in government, then vote for the incumbents who have given it to you. But if you want integrity and representation in government, then vote for the American Independent Party candidates and Gene Goosman for U.S. Senator.



**Pat
RUCKERT**
U.S. Labor

This year you have a choice in the elections. You can vote for the Democratic Party (or what's left of the Republican Party) and watch the world collapse into depression and fascism. Or you can build your own political party—the U.S. Labor Party.

The choice is clear: A Rockefeller-organized world of zero growth, unemployment, starvation and slave labor, or a working class-organized world of expanded production and employment, based on the development of thermonuclear fusion power.

It is the Democratic Party which is Rockefeller's chosen instrument to establish fascist economic programs in the U.S. Liberal fascists like "Scoop" Jackson plan to provide full employment the same way Hitler's finance minister Schacht did: through slave labor public works projects and Auschwitz work camps like the Rocky Mountain Development Project—a labor intensive program in 5 western states to develop outmoded energy sources such as coal, shale oil, etc.—or the Alaska pipeline.

The U.S. Labor Party is building the political machinery through which working people can stop the emergence of Nazi economics and the 1984 world of Rockefeller and the CIA. At the same time we are building the machinery through which working people can plan and organize worldwide economic reconstruction; we are putting together the institution capable of running this country and the world.

The key to the reconstruction of the world economy is the immediate, "brute-force" development of thermonuclear fusion power, which will put virtually unlimited supplies of energy at the disposal of mankind. Fusion power will form the basis of the general expansion and technological advance of the whole economy. The U.S. has the technological ability, the skilled workforce, the scientific manpower—now primarily located in the parasitical defense/aerospace sectors — to reindustrialize the U.S. economy and to lay the basis for the industrialization of the worldwide economy.



**Juana
MANGAOANG**
Communist

Because I am a young Filipino Communist, woman worker, and member of the Central Committee of the Young Worker's Liberation League, my campaign represents a new kind of political leadership. It is part of a whole people's movement to curb monopoly power; especially a youth campaign for the right to earn, learn, and live. Every young person needs a job at a living wage. We need bills in Congress to create thousands of jobs for youth, building schools, hospitals, housing. We need legislation to guarantee unemployment compensation to all, including first-time job seekers. We must repeal the vicious Nixon sub-minimum wage law and fight to extend union protection to all workers. Our schools need federal funds to hire more teachers; pay school employees better wages; provide free, hot lunches; guarantee quality, integrated education. Where should that money come from? From the bloated military budget. Because every young person has the right to a future of peace, free from any threat of war or aggression. We must defend affirmative action programs—young people have a right to society free from racism and oppression. Thousands of youth in our state did not vote in the last election or have not registered. They don't see any choice in the two, old parties that are bought and paid for by monopoly. They know there must be a better way for society to be. There is. Socialism—society run by the working class to benefit all people, not for profit—is the solution to problems of our country. The Communist Party stands for: NO YOUTH TAXATION WITHOUT YOUTH REPRESENTATION—PEACE—JOBS—FREEDOM—SOCIALISM!



United States Representative

Fourth Congressional District



**Floyd
PAXTON**

Republican
4th Cong. Dist.

Floyd Paxton is widely recognized as a national leader in the drive to get excessive government off our backs and out of our pockets. His position on some of the issues follows.

Inflation: "We should place the blame for inflation squarely where it belongs. Inflation is made in Washington, D.C., where politicians spend far more than we taxpayers can send. The resultant flood of newly printed unbacked paper money dilutes the value of the dollar. Such deficit financing of government programs is the most clever system of dishonesty yet devised by man."

Taxes: "Everyone talks about reducing taxes. None of the other candidates talk about reducing government. How can you have one without the other? The legitimate reason for taxation is to support limited government whose only purpose should be to protect life, liberty and property."

Government: "Washington State people are a reasonable, rational people—capable of making their own decisions and responsible enough to accept the results of self-determination. Washington should be full of opportunity for the honest and hard-working. What is needed is to release creative personal initiative and effort from government shackles."

Environment: "I want clean air and clean water as much as anyone—but the solutions to pollution will be accomplished by the creative effort of a free people. Bureaucrats have not demonstrated a superior ability to enhance anything but their own income—at our expense."

Human rights: "We must recognize that human rights and property rights are inseparable. You cannot have one without the other."

Energy: "The Federal Government must permit the constitutional, intensely competitive, free market system to solve the problems of supply and cost of energy."

Floyd Paxton is a "family man", the father of five children. He and his lovely wife, Grace, have ten grandchildren.

United States Representative
Fourth Congressional District



**Mike
McCORMACK**

Democrat
4th Cong. Dist.

Congressman Mike McCormack is now completing his fourth year in the House of Representatives. He is a member of the Public Works Committee, the Joint Committee on Atomic Energy, and, on the Science Committee, is chairman of the Subcommittee on Energy. McCormack is chief sponsor of legislation establishing this nation's first Solar and Geothermal Energy Programs. His Congressional teammates from Washington State say:

"I know how tough it is to keep up on agricultural matters, and I'm impressed at how much Mike is on top of every issue, working for the farmers of Eastern Washington. He's a great team member." (Congressman Tom Foley)

"The think I like most about Mike is the sincere pride he shows in his district and the people he represents. There's nothing phony about him. He believes in what he's doing and he works at it 24 hours a day." (Congressman Lloyd Meeds.)

"Mike is one of the most uncompromising guys on principle I've ever seen in Congress. Time after time, I have heard him argue that Members should cast their vote according to what is right rather than what is expedient." (Congressman Floyd Hicks.)

"At a time when all Americans are looking for public officials in whom they can place their trust, Mike McCormack stands out as a man of character of whom we can all be proud." (Congressman Brock Adams.)

Speaking of his candidacy, McCormack said, "I believe that every voter in the Fourth District has the right to the highest standards of integrity, dedication, common sense and enthusiasm that I, as your Representative in Congress, can provide. Democracy will succeed only where there is mutual respect between public servants and the citizens whom they represent. It is in this spirit that I sincerely seek your continued support in the coming election."



United States Representative

Fifth Congressional District



**Gary G.
GAGE**

Republican
5th Cong. Dist.

Gary G. Gage does not believe in extremes, left or right, and he is running to offer the voters a rational alternative to the liberal incumbent. Gage believes:

That inflation is caused by professional politicians who have become nothing more than professional spenders. They liberally spend far more than we taxpayers send in; That the most important value is the individual's use of his God-given free will, therefore he is to be free from the restriction of arbitrary force; That liberty is indivisible, and that political freedom cannot long exist without economic freedom; That the purposes of government are to protect these freedoms through the preservation of internal order, the provision of national defense, and the administration of justice; That when government ventures beyond these rightful functions, it accumulates power which tends to diminish order and liberty; That the Constitution of the United States is the best arrangement yet devised for empowering government to fulfill its proper

role, while restraining it from the concentration and abuse of power; That the genius of the Constitution—the division of powers—is summed up in the clause which reserves primacy to the several states, or to the people, in those spheres not specifically delegated to the Federal Government; That the market economy, allocating resources by the free play of supply and demand, is the single economic system compatible with the requirements of personal freedom and constitutional government, and that it is at the same time the most productive supplier of human needs; That American foreign policy must be judged by the criterion: does it serve the just interests of the United States? Gage, 32, born and raised in Spokane, and his wife, Carrie, have 3 sons. He would appreciate your support.

United States Representative
Fifth Congressional District



**Thomas S.
FOLEY**

Democrat
5th Cong. Dist.

Thomas S. Foley holds key leadership positions in House of Representatives. In next Congress automatically will rank second, next to Chairman, on House Agriculture committee, dealing with legislation so important to Eastern Washington.

Leader of successful effort to set up new Congressional budget control machinery for more effective supervision of government expenditures with goal of curtailment of inflation.

Consistent leader of effort to reform campaign financing so important to help restore confidence in political institutions. Co-sponsored bill to modify seniority system and led effort to open all House committee meetings to public and press.

Chairman of Livestock and Grains subcommittee and leader of coalition that helped enact major farm legislation. Named by Speaker of House to be official Congressional representative to World Food Conference.

High-ranking member of House Interior committee, dealing with legislation affecting resource conservation and development. A chief sponsor of Rural Development Act and Land and Water Conservation Act.

Three-time Congressional delegate to meet with Japanese trade officials. Four-time delegate to International Lead-Zinc Study Group.

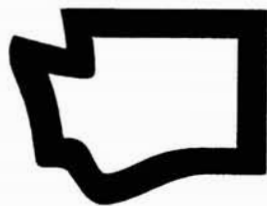
Consistent opponent of restrictive export controls that could adversely affect Washington State's important role in international trade.

Youngest member of prestigious House Committee on Standards of Official Conduct. Received national recognition for sponsorship of animal protection legislation. One of only four House members on National Parks Centennial commission.

Strong supporter of more effective efforts to improve law enforcement and administration of justice. Stands up for rights of hunters and sportsmen in legitimate use of firearms.

Advocates greater economic development and job opportunities in small cities and rural areas.

Son of Superior Court Judge and Mrs. Ralph E. Foley of Spokane. Graduate of University of Washington and its School of Law. Former Spokane County Deputy Prosecutor, Assistant State Attorney General and Special Counsel to Senate Interior committee. Married former Heather Strachan in 1968.



State Supreme Court

State of Washington



Charles HOROWITZ

Non-partisan
Position No. 1
State Supreme Court

Honor law graduate, University of Washington. Rhodes Scholar. B.A. in Jurisprudence (first class honors) Oxford University, England. Former Lecturer-in-Law, University of Washington Law School. Appointed Judge, the Court of Appeals of the State of Washington in 1969. Elected to the Court of Appeals in 1970; re-elected to a six-year term in 1972.

Since 1960 a Commissioner from Washington State in the National Conference of Commissioners on Uniform State Laws. A partner in a long established law firm for thirty-six years, he engaged in general office, trial and appellate practice in state and federal courts. Admitted to practice in the Supreme Court of the United States. Author of legal educational materials. Former President, Seattle (now Seattle-King County) Bar Association. Elected to Board of Directors, American Judicature Society. Chairman, Citizens Advisory Committee to Joint Interim Committee on Facilities and Operations of the Washington State Legislature (1965-1966).

Sixty-nine years old, married with two children and three grandchildren. His community service record includes: President, Northwest Memorial Hospital Association operating Northwest Hospital, Seattle (1959-1961). Board of Directors, Seattle-King County Chapter of Campfire Girls, Inc. (1951). Past President, Seattle Chapter, Travelers' Aid Society. Member Board of Directors, Saul Haas Foundation, Inc., a charitable foundation.



Liem TUAI

Non-partisan
Position No. 1
State Supreme Court

Liem Tuai was born in Port Townsend, his wife is from Seattle and they have three sons. He attended public schools in Bremerton and graduated from high school while in the US Air Force. He attended the University of

Washington and received a BA in 1954, and a LLB in 1956. After 1½ years with General Services Administration and 4½ years as a deputy prosecuting attorney he entered private practice. He was elected to the Seattle City Council in 1969, and served 4 years with the last two as president. He has acted as a judge pro tempore for the King County Superior Court and Seattle Municipal Court and has participated in many trials and has appeared before the supreme court. He is active in community affairs; i.e., Chinatown Chamber of Commerce, American Red Cross, Council on Aging, Friends of Youth and the Northwest Kidney Center. Liem Tuai has shown by his past experience that he believes in fair play and impartiality for all. His wide experience in law and government and his ability to work with people makes him uniquely qualified for the Supreme Court. He believes that the courts must be available for all people and courts must decide cases without delay.

State Representative
VOTE FOR ONE IN EACH POSITION



Republican, Position No. 1, No candidate filed



**Margaret
HURLEY**

Democrat
Position No. 1
3rd Leg. Dist.
Spokane, part

"In serving the people of the 3rd District my special concerns have been: property taxes, financial and health problems of the elderly, urban freeways, and dictatorial government agencies.

"I will dedicate this session to the support of measures to reduce taxes, protect home ownership, and bring common sense back to state government. I intend to introduce legislation to cut costs of government and to reduce the phenomenal number of state employees.

"I also will help to halt the many dangerous, unproven programs instituted by the present administration."

Republican, Position No. 2, No candidate filed



**William J. S. (Bill)
MAY**

Democrat
Position No. 2
3rd Leg. Dist.
Spokane, part

Spokane resident for past 50 years. Represented the Third District past 14 years. Served on the all-important Rules Committee for past 5 sessions. Served on the Legislative Council 8 years. Member of Labor and Social & Health Services Committee.

Presently a member of Spokane Transit Committee. Served 16 years on the Spokane Civil Service Commission and as a member of United Crusade, Manpower Development Training Administration and Advisory Board of the Community College. Former Board member of Boy Scouts, YMCA, Red Cross and Morning Star Boys Ranch.



State Representative

VOTE FOR ONE IN EACH POSITION



**James P.
KUEHNLE**

Republican
Position No. 1
4th Leg. Dist.
Spokane, part;
Whitman, part

Jim has kept his campaign promises; maintained his consistent conservative philosophy. During 6 years in office he hasn't just talked about holding down taxes, state spending, and bureaucratic growth—his voting record proves he has voted that way. Jim doesn't play political games or partisan politics; he supports Democrats when they're right, opposes Republicans when they're wrong. Married, college graduate, veteran, father of two daughters, businessman, Jim owes no allegiance to any special interest group. A fourth district resident for 20 years, Jim knows the district, understands its problems; will represent us all—Republicans AND Democrats—honestly, intelligently, and forcefully.



**Walter H.
LINDGREN**

Democrat
Position No. 1
4th Leg. Dist.
Spokane, part;
Whitman, part

Walter Lindgren believes it is time for a change! He will strive for workable job incentives for welfare recipients; full funding for basic education, with local school board control over any additions to curriculum; coordinated, updated vocational education systems to adequately prepare high school graduates for employment; and exemption of the elderly from state sales tax, to augment limited incomes.

Lindgren is dedicated to a people's legislature, viewing it as the best tool of the public for responsive government and desired legislation. He is ready to serve, oriented to action, and sees NOW as "time for a change."



**Edward J.
MERTENS**

Republican
Position No. 2
4th Leg. Dist.
Spokane, part;
Whitman, part

Ed Mertens was born and raised in Spokane and feels the people of the 4th Legislative District can use his vote in the legislature. Being business oriented, he welcomes the challenge of the business of the district and the state. There is a definite need of understanding the people's needs in all walks of life. Education, Public Assistance, Employment, Environment and Taxes have a direct bearing on each of us and need special attention all the time. He feels it is a must that more people take an interest in the laws that govern them and to insure that they are fair and just to all. A government of the people, by the people, and for the people.



**Walt O.
KNOWLES**

Democrat
Position No. 2
4th Leg. Dist.
Spokane, part;
Whitman, part

Elected in 1970 and 1972, seeking this third term. Attorney-at-law, graduate of E.W.S.C. and Gonzaga University.

Veteran of World War II and Korea as a combat infantry officer. Former State President of Moose Lodges.

Chairman of House Judiciary Committee, and serves on Constitution and Election and Higher Education Committees.

"We processed and perfected many important and complicated bills dealing with legal matters in the last session, many of which had been around the Legislature since 1965. There is much more to be done and I seek the opportunity to continue to help solve many problems remaining in this area."

State Representative

VOTE FOR ONE IN EACH POSITION



Bill RUSK

Republican
Position No. 1
5th Leg. Dist.
Spokane, part

Born 42 years ago, Bill has been earning his way since age 11. Military service during the Korean conflict and a college degree were followed by a career of community service including 14 years as a YMCA executive and the past 4 years as Director of Financial Aid for Whitworth College. His experience in his profession, and dedication to sound fiscal planning qualify him for the position he seeks. His broad involvement in community, church and civic affairs has enabled him to determine how his district wishes to be represented: Responsibly, reliably and responsively.



Geraldine McCORMICK

Democrat
Position No. 1
5th Leg. Dist.
Spokane, part

Geraldine McCormick has served the people in the 5th District since 1969. A homemaker with two daughters and one grand daughter. Graduate high school, attended Whitworth College. Member Triangle Grange; Assumption Parish; Eagles; Board of Directors Expo 74.

She served as chairman of Utilities during the last session, also member of Ecology and Local Government Committees. Realizes the problems that must be resolved so we can save some of our precious land for future generations but still maintain our high standard of providing necessary jobs and adequate energy for all. Believes in keeping government responsive to the people.



Richard (Dick) MINARD

Republican
Position No. 2
5th Leg. Dist.
Spokane, part

Richard "Dick" Minard is completely convinced government spending can be reduced. "The people must elect candidates dedicated to cut government spending." He himself pledges all his actions in Olympia will be responsive to your desires and to reduce the ever growing State budget. Dick believes the State government has the responsibility to create an economic atmosphere conducive to good sound economic growth throughout the State.

He also believes this same responsibility extends to providing our young adults with the opportunity of securing the best possible education available. "I pledge to represent the people, all the people, not special interest groups."



Edward T. LUDERS

Democrat
Position No. 2
5th Leg. Dist.
Spokane, part

The critical issue facing government is re-establishing public confidence. It is of utmost importance that candidates campaign not just to win, but to win without negative, derogatory, partisan tactics. Voters can take the first step in judging a politician's credibility by observing the quality of his campaign.

As chairman of the House Ecology committee and a member of the Ways and Means and Financial Institutions committees, I have heard much testimony on controversial issues. What most people wanted was fair, honest deliberation. This I have tried to achieve. If my record and my campaign warrant re-election, I will continue this policy.



State Senator

VOTE FOR ONE

**Sam
GUESS**

Republican
6th Leg. Dist.
Spokane, part

Candidate did not submit photograph and statement
for publication.

Democrat, No candidate filed

State Representative

VOTE FOR ONE IN EACH POSITION



**A. J. (Bud)
PARDINI**

Republican
Position No. 1
6th Leg. Dist.
Spokane, part

"Two overriding problems face all citizens. Inflation and credibility of government. A prime cause of inflation is deficit spending, and government is the chief culprit. Closer scrutiny must be given every appropriation. Non-working programs must be eliminated and productivity must be increased so that the functions of state government can be continued.

The Legislature can help restore credibility in government by submitting to a vote of the people a constitutional amendment that will put limits on legislative sessions and eliminate mini-sessions."

Pardini is Minority Whip and on the Executive Committee of House Rules Committee. Age 42; wife Donna, three children.



**Robert (Bob)
MOHR**

Democrat
Position No. 1
6th Leg. Dist.
Spokane, part

Born 1933, Spokane. BS 1971, University of Nebraska; Graduate study in Public Administration, University of Oklahoma. Served his country faithfully for twenty years as an USAF officer, now returned to serve the people of Spokane. Extensive involvement in military and congressional governmental policy. Father of three.

He strongly supports economic stability, reduced inflation and curtailed spending. Against high interest rates, power of big business and increased taxes. Favors equal protection of the law for age, sex and marital status. Respects our ecology and protection of our environment through a sound integrated practice of balance between industries, government and environmental groups.



**Richard M. (Dick)
BOND**

Republican
Position No. 2
6th Leg. Dist.
Spokane, part

Restraint by government is the watchword that I advocate. Voters are highly suspicious of, and lack confidence in, governments that continue to intrude in the economic affairs of individuals and do so with the tax money collected from these same individuals.

The most valuable member of society is the taxpayer and he has been getting the poorest representation in government. He has seen his hard earned money collected in taxes and spent on many foolish and unimportant projects. He doesn't want to see any more of this and neither do I.

God willing, I propose to represent the taxpayer.



**Charlotte
COKER**

Democrat
Position No. 2
6th Leg. Dist.
Spokane, part

Charlotte Coker, native of New Orleans, La., married, husband Morris, 4 children. Ten year resident of the district. She feels that the 6th District should set a direction of new leadership that is responsive to the majority of the citizens. "No legislative district is, or should be, the property of any political organization or party leader."

She will be a "watch dog" of spending and pledges the 3 R's, Receptive, Responsive, and Representative. She is Democratic 6th District Leader, was a precinct committee-woman, and is on the finance committee of the State Federation of Democratic Women's Clubs.



State Senator

VOTE FOR ONE



Scott BARR

Republican
7th Leg. Dist.
Pend Oreille;
Stevens; Ferry;
Lincoln; Spokane,
part; Okanogan,
part

"We need rural representation . . . honest, hardworking legislators who can work with people."

Scott Barr, Edwall rancher and area resident for 26 years, has gained a statewide reputation as an honest, effective spokesman for Eastern Washington interests through years of service in civic, county, state and agricultural activities. Barr, who describes himself as "a traditional Republican and independent conservative," believes it will take diplomacy and dedication to effectively represent 7th District interests in a senate top-heavy with Western Washington, urban representatives. An active supporter of strong local government, Barr believes that state guidelines are helpful, but decisions should be made on local level.

As Senator for the state's largest district, Barr will work for realistic guidelines for resource and environmental management with control at the local level, and effective representation for all people of the 7th District. Barr currently serves on the Expo '74 Board of Directors as chairman of the agriculture pavilion, and vice-chairman of state 4-H Foundation. He is past chairman of Edwall Grain Growers co-op, an active member of the Waukon Grange, Farm Bureau, Edwall Lions Club, and Washington Wheat Growers and Cattlemen's Associations.



Bruce A. WILSON

Democrat
7th Leg. Dist.
Pend Oreille;
Stevens; Ferry;
Lincoln; Spokane,
part;
Okanogan, part

Bruce Wilson ably represented Stevens, Pend Oreille, Ferry and Okanogan counties in the State Senate for four years. In 1972 he was "redistricted out" with no opportunity to seek re-election. Now he is a candidate in the new Seventh district which also includes Lincoln and northern Spokane counties.

During his four years in the Senate, Wilson became a leader in defending the interests of agriculture, local government, and rural schools. He worked for state Grange programs. He maintained excellent relationships with West Coast legislators so they, in turn, would consider the interests of his district. He kept in close contact with his constituents, seeking their opinions and helping with their problems.

A weekly newspaper publisher, Wilson has lived 10 years in Ritzville and 17 years in Omak. So in a sense he has lived at "both ends" of the Seventh district—in the dryland wheat country, and in the orchard, cattle, hay-raising, timber and mining areas. He is ideally equipped to represent all interests of the district. He understands the concerns of the small farmer and small businessman.

Bruce Wilson is prepared to spend virtually fulltime trying to be of real help to the people of the Seventh district.



**Dave
HARPER**

American Independent
7th Leg. Dist.
Pend Oreille; Stevens;
Ferry; Lincoln;
Spokane, part;
Okanogan, part

Government no longer is operated by the will of its citizens. Politicians vote their personal desires or that of particular interest groups. Our elected representatives are controlling our present and destroying our future. Inflation is solely the responsibility of government—no one else. Taxes, amount and expenditure, rest in those hands. Taxes approach 44%. What to do, when and how, is dictated to us, from bussing of our children, to control of business, what we can own and where we may go. Convicted criminals walk our streets in comparative freedom and the general populace fears to leave home after dark. Our policemen are the ones handcuffed and our courts scoff at justice. We have viewed double standards to despair. Good, honest citizens are encouraged to dishonesty on one hand while helped to laxness on the other by give-away programs. Laws are passed permitting murder by abortion while religious freedom is curtailed. Politicians lavishly support those dedicated to our destruction while national defenses diminish. The time for turnaround is now. Today is the day we have. We cannot count on tomorrow. Let's insist on freedom and demand our liberty. Let's put "In God We Trust" back in our government.



State Representative

VOTE FOR ONE IN EACH POSITION



Wendell V. GEORGE

Republican
Position No. 1
7th Leg. Dist.
Pend Oreille; Stevens; Ferry;
Lincoln; Spokane, part
Okanogan, part

Wendell V. George, 40, Coulee Dam; wife, Barbara; six children; B.S. in electrical engineering, WSU, 1957; licensed engineer; 14 years with Boeing on such projects as the Saturn and Apollo space systems in Huntsville, Ala., and Washington, D.C.; later became general manager of tribal enterprises and land use planner for a large eastern Washington tribe.

He feels there is a need to revive the two-party system to make both sides honest; wants to bring some balance between state programs for eastern and western Washington, and hopes to be able to use his considerable lobbying expertise gained working with state and federal agencies and legislatures in Olympia and Washington, D.C. to initiate some impact on the inflationary spirals.



Joe D. HAUSSLER

Democrat
Position No. 1
7th Leg. Dist.
Ferry; Lincoln; Pend Oreille;
Stevens; Okanogan, part;
Spokane, part

Seeking his 7th term as State Representative, has represented this large area for the past two years and prior to that, Okanogan and Douglas counties. Chairman of Local Government committee and long time advocate of strong local government. Member of Agriculture and Natural Resources committees, both important to 7th District area. Has been a strong voice for rural interests and advocates a common sense approach to legislative problems. A retired businessman and orchardist and is able to devote full time attention to the interests and problems of the citizens of the 7th District. Has always been a full time legislator.



Dick MIEHLS

American Independent
Position No. 1
7th Leg. Dist.
Pend Oreille; Stevens; Ferry;
Lincoln; Spokane, part;
Okanogan, part

For: Abolition of laws that take from the working class and give to the people who refuse to work. Severe punishment for the supplier and pusher of illegal drugs, and penalties for the users. Untying the hands of law enforcement, allowing them to protect lives and property of citizens.

To keep and bear arms. If guns are outlawed, only outlaws will have guns.

Removing judges from office who are confused and think justice is to turn the criminals loose on society.

Less government through less taxes, more personal responsibility, and with God's help a better world to live in.

State Representative

VOTE FOR ONE IN EACH POSITION



**William (Bill)
SCHUMAKER**

Republican
Position No. 2
7th Leg. Dist.
Pend Oreille; Stevens; Ferry;
Lincoln; Spokane, part;
Okanogan, part

William "Bill" Schumaker has 100% perfect sessions attendance record and six years legislative experience. Has voted 7th district majority opinion regardless of party, and refused to yield to Political Pressures. He voted against legislative salary increases, though he felt they were justified. Serves on legislative Agriculture, Natural Resources, Transportation & Utilities committees; minority chairman Highways sub-committee; served two years as Agriculture vice chairman. Spent first 20 years on farm; weekly newspaperman 15 years; 4½ yrs. WW II; national outdoor gun magazine editor-panelist-photographer; sporting goods business 27 years. Favors common sense government without new taxes and excessive controls.



**Douglas D.
LAMBARTH**

Democrat
Position No. 2
7th Leg. Dist.
Pend Oreille; Stevens; Ferry;
Lincoln; Spokane, part;
Okanogan, part

Doug is an active farmer, lawyer and long-time outdoorsman. He strongly supports local initiative—return government to the people; stresses development of full and sound employment; is tough-minded to require responsible budgeting; has always been a bedrock supporter of locally controlled education; puts major emphasis on preserving our great outdoors for the sportsman, fisher and hunter.

Doug is married; raises horses on a farm near Newman Lake; and practices law in Newport. He is a vigorous participant in community organizations, sports and business activities. Based on experience and integrity, he will actively represent all of us—Democrats, Republicans, and Independents—competently and forcefully.



State Senator

VOTE FOR ONE



Max
BENITZ

Republican
8th Leg. Dist.
Benton,
Yakima, part

Benitz has served three House terms. Now running for Senate position vacated by Damon R. Canfield. Benitz is pleased and proud to have the support of Senator Canfield.

Benitz has a broad background in business, education and agriculture—all three very essential to the Eighth District. During Benitz's three terms in the House he served in both the majority and minority, and served as chairman of the Committee on Higher Education.

He has lived in Benton County since buying a tract of sagebrush land in 1946 and developing it into a family farm. What happens to the Eighth District is vital to all of those who live and work there. As your new Senator he will play an important role in protecting and developing the future of this very important part of the State.

In addition to his legislative duties he is also serving a 4th term as chmn. of the Coordinating Council for Occupational Education, the agency responsible for vocational education programs statewide. He has also served with distinction on the Joint Committee on Nuclear Energy, plus a host of other standing legislative committees.

Representative Benitz is well qualified to be your State Senator. He will serve you well. Benitz feels it is very important that the new Senator should have a good understanding of the workings of this legislative district and he believes he has just that.



Doris J.
JOHNSON

Democrat
8th Leg. Dist.
Benton,
Yakima, part

Born in Washington State, Western Washington State College graduate, married, mother of one daughter and an educator. Has served four terms in the House of Representatives. Member of National, Washington and Kennewick Education Associations, American Association of University Women, Delta Kappa Gamma, Business and Professional Women, Grange and United First Methodist Church. Presented first Professional Award in Washington State. Only ATTAGIRL recipient.

Is chairperson of Special Districts Committee, serves on House Education Committee, Joint Committee on School Finance, and House Social and Health Services Committee. Is member of Washington State Public Pension Commission, Washington State Head Start Advisory Board and Child Abuse Study Committee.

"Our district, with the Hanford Project's diversification and expansion programs along with agricultural production cannot afford to underestimate the future of this area. The Senate term provides for a longer sustained period to develop programs for this district and to help insure the economic well-being of the people of our area.

"I pledge to continue to work for the highest standards of education and training for all, including meaningful and productive vocational programs, for nuclear industrial legislation, the Hanford Energy Complex, plans for expanding power generation, accountability of state expenditures and priorities in state government spending."

State Representative
VOTE FOR ONE IN EACH POSITION



**Bill
AMES**

Republican
Position No. 1
8th Leg. Dist.
Benton; Yakima, part

The reasons I seek public office are of prime importance to the people of District 8. I want them to know that 25 years in their community have made me sensitive to their needs. Having retired from the teaching profession, I have the time to devote to representing the district. Because I am a homeowner and have income properties, I understand my district's concern for equitable taxation and fair distribution of the burden. I want people like myself to have a voice in all of the issues which affect a system of government about which I care very deeply.



**James M.
BOLDT**

Democrat
Position No. 1
8th Leg. Dist.
Benton; Yakima, part

Jim Boldt was born and raised in the Tri-Cities and graduated from Washington State University. While attending Washington State University he served as Legislative Liaison for undergraduate students.

As a Congressional aide in Washington D.C., Jim continued his interest and furthered his experience in the legislative process.

Jim is a member of the Kennewick J.C.'s, Tri-City Board of Realtors, and the Kennewick Democratic Club.

As your representative in the Legislature, Jim Boldt will dedicate himself to be responsive to the varied needs and problems of this district.



**Lawrence
MABRY**

Republican
Position No. 2
8th Leg. Dist.
Benton; Yakima, part

Lawrence Mabry seeks your support for election to the State Legislature. Resident of the Tri-City area twenty-two years, serving the City of Kennewick as City Councilman and Mayor for nearly five years he is aware of the many problems affecting our community. As a result of his many years of experience working with the Legislature in Olympia he will be able to serve you effectively. He has been instrumental in maintaining the tax limitation on real estate property. He is dedicated to preserving the rights of the individual free of excessive government bureaucracy. He will represent you.



**Pat
COCHRANE**

Democrat
Position No. 2
8th Leg. Dist.
Benton; Yakima, part

Pat Cochrane, a resident of Richland 27 years, is an active community worker with an outstanding record of accomplishments locally and statewide. She is not a newcomer to the political or legislative process. She has campaigned energetically for open government, environmental safeguards, Women's rights, plugging tax loop holes and against the bureaucratic growth in Olympia.

Pat has a science degree from Montana State and a Masters Degree from Boston University. She is co-owner of the Women's Resource Center and Book Store, Chairperson Legal Aid Board, Vice President of the Camp Fire Council, Board of Governors Washington UNA, and Legislative Chairperson Benton County Democratic Party.



State Representative

VOTE FOR ONE IN EACH POSITION



**Otto
AMEN**

Republican

Position No. 1

9th Leg. Dist.

Whitman, part; Garfield;

Asotin; Columbia, part;

Adams; Grant, part

Rep. Otto Amen has served continuously in the Legislature for the past eight years. During that time he has consistently worked for economy in state government and has been a strong voice for local government so that rural governmental entities can maintain local control. In addition to being the ranking minority member of the House Agriculture Committee, he also serves on the Local Government Committee and the Ways and Means Appropriation Committee. In the past he has served on the committees of Higher Education and Transportation.

Rep. Amen is a graduate of Washington State University and operates a farm near Ritzville. He and Mrs. Amen have two sons, Richard, a graduate of U. of W. and Stanford, and Donald, a graduate of W.S.U.

Democrat, Position No. 1, No candidate filed



**E. G. (Pat)
PATTERSON**

Republican

Position No. 2

9th Leg. Dist.

Whitman, part; Garfield;

Asotin; Columbia, part;

Adams; Grant, part

Pat Patterson is running for his second term as State Representative. During his first term he served on the House Transportation and Utilities, Local Government, and Higher Education committees. He also—as a freshman legislator—was appointed to serve on two statutory committees, Council on Higher Education and Legislative Transportation committee. Following WWII service as an infantry officer in the South Pacific, Pat graduated from WSU, and has directed WSU's Alumni Relations and Scholarship and Development Fund since 1952. A Pullman native, Pat and his wife, Maxine, have seven children. Patterson will continue to represent all 9th District interests and citizens.

Democrat, Position No. 2, No candidate filed

State Representative
VOTE FOR ONE IN EACH POSITION



**Robert (Bob)
CURTIS**

Republican
Position No. 1
12th Leg. Dist.
Chelan; Douglas; Grant,
part; Okanogan, part

Bob Curtis has announced his candidacy for a fourth term in the House of Representatives. Bob, who has gained the respect of his fellow legislators, presently serves as Republican caucus chairman. In his previous three terms he has gained a reputation for a tight fisted approach towards state expenditures and promises to continue this in his influential position on the Way and Means Appropriations committee.

Bob and his wife Patty live in East Wenatchee with daughter Janie and son Brian. The Curtic's have two married daughters. He is owner of Curtis Travel Service.

Democrat, Position No. 1, No candidate filed



**Earl F.
TILLY**

Republican
Position No. 2
12th Leg. Dist.
Chelan; Douglas; Grant,
part; Okanogan, part

Demands on citizen legislators have increased remarkably since I took office in 1972. I still believe the time we spend in service to the state reaps important rewards, if it is used to seriously tackle major community problems. The part of my first term I enjoyed most was responding to people of the 12th District. For each question we answered, we moved one step closer to our goal of government with the people. Fighting those who would attempt justifying tax increases will be one of the strongest challenges facing the 44th Legislature. I intend to be a leader in this battle.



**John
AYLMER**

Democrat
Position No. 2
12th Leg. Dist.
Chelan; Douglas; Grant,
part; Okanogan, part

John Aylmer teaches Political Science at Wenatchee Valley College. He attended Clark College, graduated from Whitman, and did graduate work at WSU. John is married and has two children.

John Aylmer states: "This is my campaign pledge: to represent you the people, not special interest; to do things because they are right, not because of political expediency, and to work to restore confidence and integrity in our political system.

"My major concerns will be an expanded economy for NCW, an equitable and fair tax system, urgently needed irrigation planning, and local control of government."



State Senator

VOTE FOR ONE



**Philip J. (Jack)
STEFFLER**

Republican
13th Leg. Dist.
Kittitas; Grant, part;
Yakima, part

Jack Steffler was born and raised on a farm and has been a successful farmer for 25 years. He has been involved in various farm organizations. His involvement in the last two years has been as state chairman of the potato division of the Washington Agricultural Marketing Association, a part of the Farm Bureau. Jack is a two-year veteran of World War II, holding the rank of staff sergeant.

Steffler firmly believes that inflation should be stopped. The erosion of our dollar is becoming disastrous. Steffler feels that people who live on fixed incomes are in jeopardy. Increasing taxes is not the total answer to meeting our increased demands and proposed budget increases. We need the best in the State of Washington but not at the expense of the individual's privilege and ability to provide his own way in society.

Jack will represent you the people of the 13th district in a fair and equitable manner. With his experience in farming he is the best qualified to represent an agricultural-oriented district. He feels we don't need a bigger more expensive government. We just need a good sense of government.



**Nat
WASHINGTON**

Democrat
13th Leg. Dist.
Kittitas; Grant, part;
Yakima, part

Senator Washington has a record of fighting for what he believes best for his district, state and country. Here are examples of what he stands for:

Prevented Doubling of Property Taxes: He led the successful move to cut maximum property tax rates from 40 to 21 mills (generally known as the 20 mill law). Senator Robert Bailey, majority caucus chairman, states, "The taxpayers of the State of Washington have Senator Nat Washington to thank for the enactment of the new 20 mill law which prevents the threatened doubling of property taxes."

Fought Secrecy in Government: Senator Washington is the recognized Senate leader in the fight to stop secrecy in government. He was the first chairman in the Senate to voluntarily abolish closed door executive sessions and open his committee to the public. Against strong opposition he led the successful fight to open the doors of all Senate committees, including the powerful Rules Committee which has power of life and death over all bills. He sponsored and led the fight for the Open Government bill which banned closed door sessions of all state agencies, city councils, county commissioners, school boards, PUD's, etc., requiring them all to be open to the public.

State Representative
VOTE FOR ONE IN EACH POSITION



**S. E. (Sid)
FLANAGAN**

Republican
Position No. 1
13th Leg. Dist.
Kittitas; Grant, part;
Yakima, part

In my 14 years in the legislature, I have adhered to a conservative philosophy of government which I define as a minimum of government activity and a maximum of individual effort to be self-reliant. I believe legislation should be shaped to give people maximum opportunity to do things for themselves, but not to create bureaucracies to do things for them.

Inflation is the major problem of this state and the nation. To combat it, we need men and women in office who will vote to reduce state spending rather than trying to buy peoples' votes with their own tax dollars.

Democrat, Position No. 1, No candidate filed

Republican, Position No. 2, No candidate filed



**Frank (Tub)
HANSEN**

Democrat
Position No. 2
13th Leg. Dist.
Kittitas; Grant, part;
Yakima, part

Incumbent, seeking second term, 'Tub' believes the major immediate need will be continued effort to develop a more equitable tax structure in the State with reduction of property taxes; strengthening of local government; common sense approach to funding of the necessary programs the State must perform.

'Tub' is lifelong resident of central Washington as rancher and farmer with business interests. Former Chairman of the Agricultural Stabilization Conservation Service, Grange, Cattlemen's Assoc. Presently Chairman of the Highways Sub-committee of the Transportation and Utilities Committee; Chairman of the Agriculture Sub-committee on Water Quality, Natural Resources.

Married, wife Wanda, 4 married children.



**Fred
SACKETT**

American Independent
Position No. 2
13th Leg. Dist.
Kittitas; Grant, part;
Yakima, part

Dear folks: I was born in Stevens County, Washington; graduated from High school in Sunnyside, Washington; was a city policeman in Kalamazoo, Michigan for 20 years. I was in the U.S. Army in World War II; saw action in New Guinea and the Philippines with the Sixth Ranger battalion; was ad rill sergeant at Camp Gordon, Georgia. Am presently engaged in farming near Warden.

I believe the size and scope of government should be reduced to a minimum. I believe in strict constitutional government. I believe the representative should do just that—represent the public. Thank you for your votes.

State Representative

VOTE FOR ONE IN EACH POSITION



**Don
GARRETT**

Republican

Position No. 1
14th Leg. Dist.
Yakima, part

Don Garrett age 49, lifelong resident of Yakima—married 24 years—wife Bette. Veteran World War II as an army paratrooper. Owner and broker of a Yakima real estate firm.

Garrett has served three years in the legislature where he has consistently resisted higher taxes and bigger government that infringes more and more on your private lives.

Don Garrett believes if government will do only those functions that the people cannot do for themselves; then private enterprise can do a better job of furnishing most services to the people than any politically controlled bureaucracy.



**Ed
SEEBERGER**

Democrat

Position No. 1
14th Leg. Dist.
Yakima, part

Ed Seeberger, a 37-year-old Yakima lawyer, was Yakima County Deputy Prosecutor from 1972-1974. Before that, he taught American government for four years, worked one year for the Central Intelligence Agency, and one year on construction of the Minuteman missile. An army veteran, he has called Yakima his home off and on since age five.

Ed is running because he honestly cares about this district. He has made such specific proposals as the creation of a Yakima River Greenway, tougher laws on drunk drivers and negligent homicides, a State Department of Consumer Affairs, and more state funds for home loans.



**Jim
WHITESIDE**

Republican

Position No. 2
14th Leg. Dist.
Yakima, part

Jim Whiteside believes the success of the State Legislature lies in the concept of citizen legislators who do not depend on politics for their livelihoods but on their neighbors for direction. Jim believes in control of government programs at the local level, where programs can be made more responsive to local needs.

Jim feels voters desire closer scrutiny of state spending. Budget money should be appropriated for future expenditures only after past spending has been accounted for.

Jim Whiteside has owned and managed his own business for twenty years. He and his wife Shirley have five children and have lived in Yakima 20 years.



**Ed
ELLIS**

Democrat

Position No. 2
14th Leg. Dist.
Yakima, part

First elected in 1972. Ellis serves as Vice Chairman of the Education Committee, headed subcommittees on juvenile and adult foster home care, and currently is Chairman of the Legislature's first-ever subcommittee on Aging. Also serves on the National Education Commission of the States. Member of the Social and Health Services and Parks and Recreation committees.

Ellis believes the only way to make the Legislature truly accountable to the people is through continued moves to open up the Legislature to public scrutiny, and he will continue to work for this objective.



State Senator

VOTE FOR ONE



**Sid W.
MORRISON**

Republican
15th Leg. Dist.
Yakima, part

"Experience you can count on" is an appropriate theme for the Senate candidacy of Sid Morrison. Born in Yakima 41 years ago, Sid Morrison is a third generation orchardist, farming in the central Yakima Valley. Educated at Toppenish, Yakima Valley College, and Washington State University. Military service overseas. Married, and has four children, all attending public schools. His community, business, and church activities are numerous.

Sid Morrison has served in the House of Representatives since 1967, specializing in the areas of budgeting, labor, agriculture, pension reform, and tax limitations. He has worked his way into a position of leadership, respected by both political parties. Morrison has a record of support for law enforcement. He has voted for capital punishment and mandatory sentences to deter the habitual criminal, and brought about needed changes in the probation subsidy program for Yakima County.

To stimulate debate, Morrison is releasing position papers on (1) meeting state and local needs with no tax increase, (2) gradual relief of school special levies without loss of local control, (3) legislative reform that will provide a responsive citizen legislature, (4) pension reform, and other important topics.

A proven record, an understanding of the issues, and answers to the problems of the day qualify Sid Morrison for your support.



**Les
VANNICE**

Democrat
15th Leg. Dist.
Yakima, part

Les presided as a District Court Judge for Yakima County since his election to that office in 1970. He was the only full time non-lawyer District Justice Court Judge in the state. He supports a strong law and justice program. He believes that the judiciary is not responsive to the rising crime rate and that it should be held accountable for the failure to deter this trend. He has proven himself a champion of the people during his 7½ years as a judge of the Justice Court.

Les has made Yakima County his home for 28 years. He successfully developed, owned and operated an electrical contracting firm and a retail hardware business. This extensive business experience, together with knowledge gained during his years as a judge, is an invaluable asset to his understanding of the needs of his district.

As a Senator, Les will give priority attention to spending reform; opposing unnecessary government and its spending, and supporting "make-sense" funding of schools. He will work to close the loop holes and curb the abuse in welfare and retirement pension programs. He pledges himself to be responsive to the will of the people of the 15th District.

State Representative
VOTE FOR ONE IN EACH POSITION



**Irving
NEWHOUSE**

Republican
Position No. 1
15th Leg. Dist.
Yakima, part

Republican Floor Leader, serving 5th term. Member Rules Committee and Judiciary Committee. Previously served as majority Caucus Chairman, chairman Agriculture Committee, member Legislative Council. Native of Yakima valley, married, six children. Graduate Sunnyside High School and Washington State University. Naval Reserve, officer World War II. Operates diversified irrigated farm. President of Board of Sunnyside Valley Irrigation District and of Valley Memorial Hospital. Has served as President Yakima County Farm Bureau, Washington Cattlemen's Association, Washington Beef Council and Chairman of Yakima County Planning Commission.

Democrat, Position No. 1, No candidate filed



**Alex A.
DECCIO**

Republican
Position No. 2
15th Leg. Dist.
Yakima, part

Valley life-time resident. Insurance broker. Family lives on farm, Holland District, Moxee.

Active in community. Trustee Yakima Valley College 7 years. Chairman, Citizens Committee Against State Income Tax, 1973. Experience and knowledge of budgeting, willingness to speak out on issues is gaining support from Independents, Democrats and Republicans.

He favors:

- a. Maintaining school board control over schools.
- b. Prohibit spending of budget surpluses by departments of government.
- c. Limiting office holders terms to 12 years.
- d. Making legislators ineligible for state pensions.
- e. Limiting power of Human Rights Commissions, and other similar commissions.

He is campaigning as an "Independent" Republican to express opposition to many unnecessary state programs.



**Graham
TOLLEFSON**

Democrat
Position No. 2
15th Leg. Dist.
Yakima, part

Graham Tollefson believes effective democratic government depends on elected officials listening to each citizen. Frustration with government is evidence this has not been happening. Decision making must be returned to the appropriate level of government closest to the people.

As an elected city councilman, Tollefson has seen more and more authority passed to state and national agencies, thus moving government further from the people. This trend must be reversed.

Tollefson is a long time supporter of open government and Initiative 276, and believes every citizen has a right to know what goes on in their government.



State Representative

VOTE FOR ONE IN EACH POSITION



**Jeannette
HAYNER**

Republican
Position No. 1
16th Leg. Dist.
Franklin; Walla Walla;
Columbia, part

Jeannette Hayner, incumbent, with a law degree, has consistently advocated government by the people through the exercise of a maximum amount of local control rather than government by bureaucratic state and federal control. She is keenly aware of the imperative need for economy in government and constitutional limitations on the type and extent of taxation. With tenacity she works and votes in that direction. Her representation is of the individual citizen's interest rather than for pressure groups with special demands. She and her husband, also a lawyer, live in Walla Walla and have three college-age children.



**David A.
GALLANT**

Democrat
Position No. 1
16th Leg. Dist.
Franklin; Walla Walla;
Columbia, part

A long-time resident of the 16th District, Gallant has been active in farming and business pursuits here following eleven years service in the FBI, US Army and the office of the US High Commissioner for Germany. His interest in the expansion of irrigation and his work in reclamation groups has taken him on many occasions to testify before committees of Congress in Washington, D.C. for continued water development in this area.

Gallant's experience will be important to this District as the demands on agriculture to feed a growing population raise the tempo of activity in a myriad of related economic pursuits.



**Larry T.
PEPIN**

Republican
Position No. 2
16th Leg. Dist.
Franklin; Walla Walla;
Columbia, part

Larry Pepin, a Walla Walla resident since 1936 except the 4 years service as a fighter pilot in WWII, is a family man, a businessman, and a concerned citizen. He is eager to apply his diversified background in business and agriculture as a State Representative for the residents of the 16th Legislative District. As a member of the Walla Walla Port Commission, which he currently serves as Chairman, Larry has been instrumental in attracting several new industries to this area. He is not a politician who wants this position for power or financial support, but sincerely wants to represent you, the residents of the 16th Legislative District.



**Charles D.
KILBURY**

Democrat
Position No. 2
16th Leg. Dist.
Franklin; Walla Walla;
Columbia, part

Charles Kilbury is Chairman of the House Agriculture Committee, acknowledged best-informed in the legislature in nuclear energy matters, chief pusher for the geothermal power act, grasshopper control program and joint operating agencies nuclear power act.

Kilbury's agriculture committee ventured into areas of vital interest to agriculture which had not been explored on a state level before.

Kilbury set an example for hard work, by expending almost 3800 hours in 1973 on legislative business. But in service to his district, by phone, by letter and by personal contact, Kilbury has made the greatest impact. He has been available to all.

How To Obtain an Absentee Ballot

Any registered voter who cannot vote in person may apply directly to his county auditor or department of elections for an absentee ballot. Any signed request containing the necessary information will be honored. For your convenience, an application is reproduced below. The addresses of the auditors or departments of election are also listed below. In order to be certain that the voter's application is authentic, the election laws require that the signature on the application be verified by comparison with the signature on the voter's permanent registration record. For this reason, if a husband and wife both wish to vote by absentee ballot, signatures of each are necessary. In order to be counted, an absentee ballot must be voted and postmarked no later than the day of the election. For this reason, sufficient time must be allowed for an exchange of correspondence with the county auditor or department of elections.

COUNTY	ADDRESS	CITY	ZIP	COUNTY	ADDRESS	CITY	ZIP
Adams	County Courthouse	Ritzville	99169	Lewis	1105 North Street	Chehalis	98532
Asotin	135 Second Street	Asotin	99402	Lincoln	450 Logan Street	Davenport	99122
Benton	County Courthouse	Prosser	99350	Mason	Fourth & Alder	Shelton	98584
Chelan	County Courthouse	Wenatchee	98801	Okanogan	149 Third North	Okanogan	98840
Clallam	319 South Lincoln	Port Angeles	98362	Pacific	Memorial Avenue	South Bend	98586
Clark	12th & Franklin	Vancouver	98660	Pend Oreille	625 West Fourth	Newport	99156
Columbia	341 East Main	Dayton	99328	Pierce	930 Tacoma Avenue	Tacoma	98402
Cowlitz	309 Academy Street	Kelso	98626	San Juan	First & Court	Friday Harbor	98250
Douglas	County Courthouse	Waterville	98858	Skagit	205 Kincaid Street	Mount Vernon	98273
Ferry	County Courthouse	Republic	99166	Skamania	County Courthouse	Stevenson	98648
Franklin	1016 North Fourth	Pasco	99301	Snohomish	3000 Rockefeller	Everett	98201
Garfield	County Courthouse	Pomeroy	99347	Spokane	1116 West Broadway	Spokane	99201
Grant	"C" Street NW	Ephrata	98823	Stevens	South Oak Street	Colville	99114
Grays Harbor	100 West Broadway	Montesano	98563	Thurston	11th & Capitol Way	Olympia	98501
Island	Seventh & Main	Coupeville	98239	Wahkiakum	County Courthouse	Cathlamet	98612
Jefferson	Jefferson & Cass	Port Townsend	98368	Walla Walla	315 West Main	Walla Walla	99362
King	500 Fourth Avenue	Seattle	98104	Whatcom	311 Grand Avenue	Bellingham	98225
Kitsap	614 Division Street	Port Orchard	98366	Whitman	North Main Street	Colfax	99111
Kittitas	205 West Fifth	Ellensburg	98926	Yakima	North 2nd & East "B"	Yakima	98901
Klickitat	County Courthouse	Goldendale	98620				

CLIP OUT FORM ALONG THIS LINE

In King County, send requests to the Department of Records and Elections. In all other counties, send requests to the County Auditor.

ABSENTEE BALLOT APPLICATION

I HEREBY DECLARE THAT I AM A REGISTERED VOTER

PRINT NAME FOR POSITIVE IDENTIFICATION

AT ADDRESS CITY OR TOWN ZIP

PHONE NO. PRECINCT (IF KNOWN)

SEND MY BALLOT TO: ☐ SAME ADDRESS AS ABOVE: ☐ THE ADDRESS BELOW:

STREET ADDRESS CITY OR TOWN STATE ZIP

**TO BE VALID, YOUR
SIGNATURE MUST
BE INCLUDED**

This application is for the state general election to be held November 5, 1974.

SIGNATURE X

FOR OFFICE USE ONLY

REGISTRATION NUMBER PRECINCT CODE LEG. DIST.

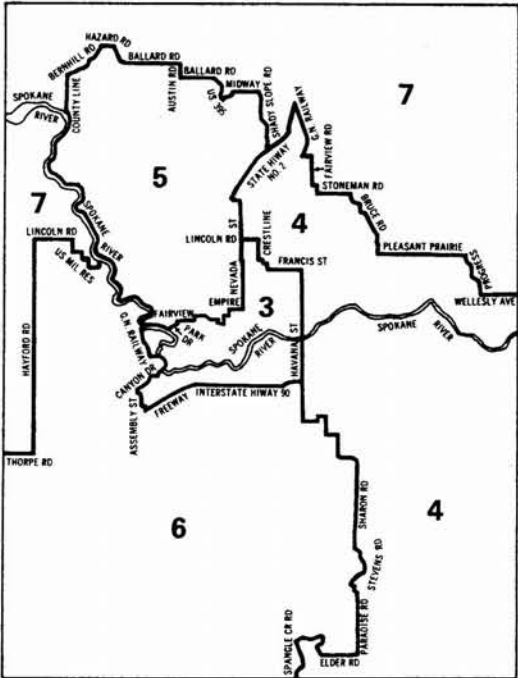
REGISTRATION VERIFIED BALLOT MAILED

DEPUTY SIGNATURE

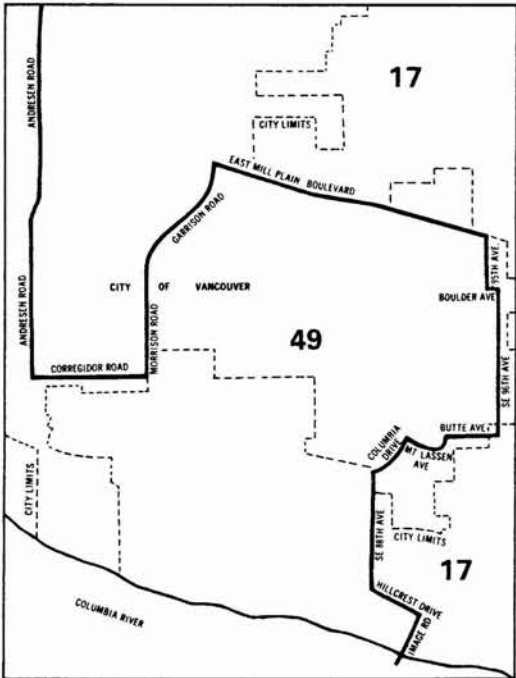
BALLOT CODE ADDRESS CHANGE BALLOT RETURNED

Note: If husband and wife both want absentee ballots, signatures of each are necessary.

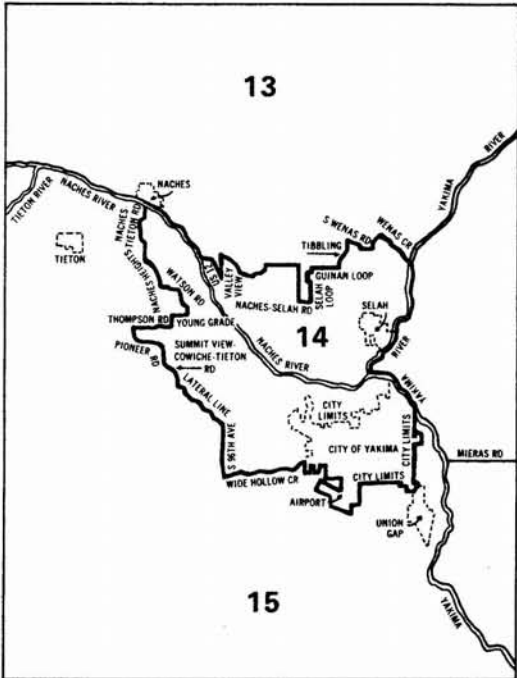
Legislative Districts



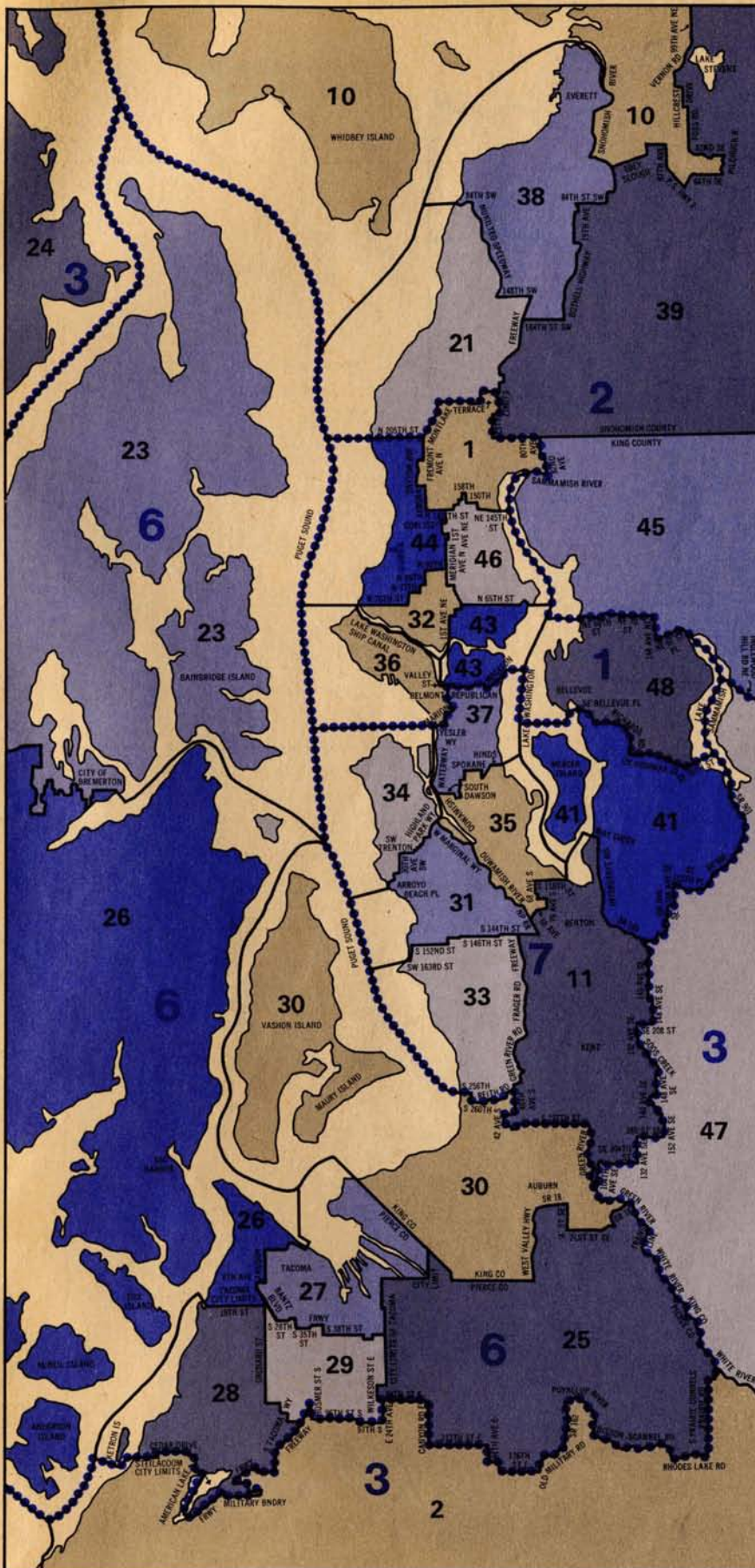
Spokane and vicinity



Vancouver and vicinity

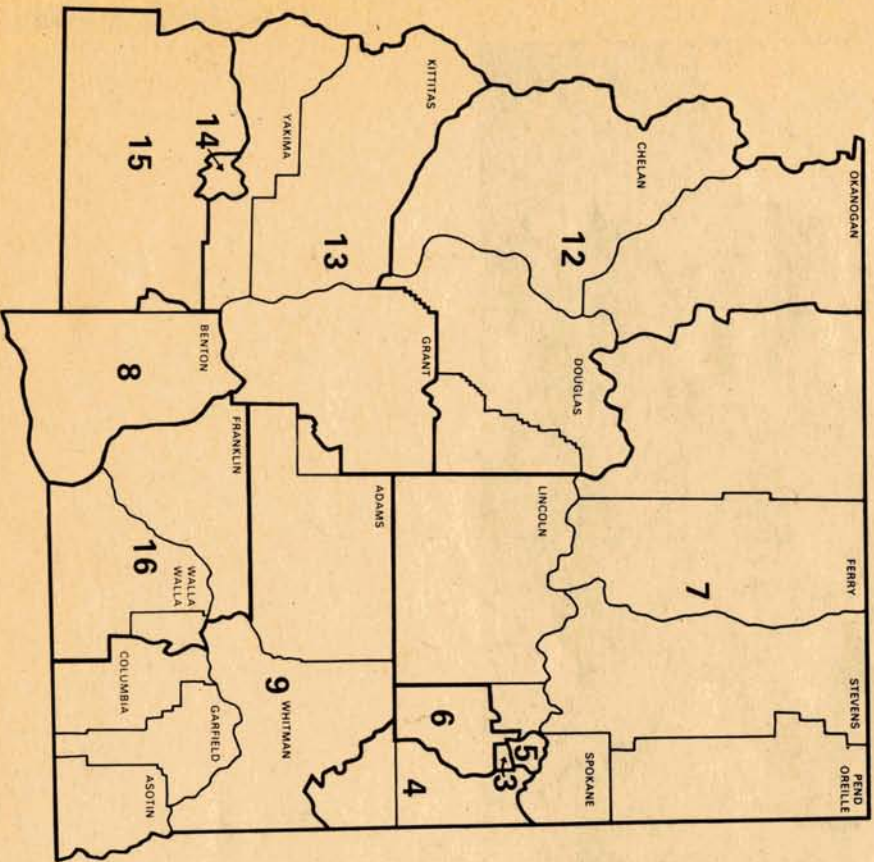


Yakima and vicinity



6 Congressional Districts

Everett, Seattle, Tacoma and vicinities



RESIDENTIAL PATRON, LOCAL

OFFICIAL VOTERS PAMPHLET

CANDIDATES PAMPHLET ENCLOSED

EW-1