

WSR 13-09-004
NOTICE OF PUBLIC MEETINGS
BOARD OF TAX APPEALS

[Filed April 4, 2013, 12:09 p.m.]

The regular monthly public meeting of the board of tax appeals, scheduled for 9:30 a.m., Friday, May 10, 2013, has been cancelled.

WSR 13-09-014
NOTICE OF PUBLIC MEETINGS
BIG BEND
COMMUNITY COLLEGE

[Filed April 8, 2013, 11:06 a.m.]

This notice is in accordance with RCW 42.30.075 that the board of trustees for Big Bend Community College, District No. 18, have made changes to the board meeting schedule.

The May 16, 2013, meeting is moved to May 23, 2013.

WSR 13-09-017
PUBLIC RECORDS OFFICER
CHARTER SCHOOL COMMISSION

[Filed April 9, 2013, 9:34 a.m.]

Pursuant to RCW 42.56.580, the public records officer for the charter school commission is Susan Beatty, P.O. Box 40002, Olympia, WA 98504-0002, (360) 902-4118, susan.beatty@gov.wa.gov.

RaShelle Davis
Governor's Office
Policy Advisor

WSR 13-09-018
RULES OF COURT
STATE SUPREME COURT

[April 8, 2013]

IN THE MATTER OF THE STANDARDS FOR INDIGENT DEFENSE IMPLEMENTATION OF CrR 3.1(d), JuCR 9.2(d) and CrRLJ 3.1(d)) ORDER NO. 25700-A-1016

WHEREAS, the Office of Public Defense submitted a report to the Washington Supreme Court on implementation of Standards for Indigent Defense pursuant to Order No. 1013; and

WHEREAS, the Office of Public Defense has reported that many local jurisdictions plan to adopt a case-weighting policy for purposes of calculating misdemeanor case loads as identified in Standards 3.4, 3.5, and 3.6, and further, that during the report's preparation, jurisdictions said they are looking to the State to develop a model case-weighting policy;

WHEREAS, the generally accepted approach to properly develop a case-weighting policy includes conducting a time

study to calculate the amount of time required for constitutionally effective representation for criminal defense cases; and

Now, therefore, it is hereby

ORDERED:

That the director of the Washington State Office of Public Defense, a judicial branch agency, conduct a statewide attorney time study which includes, among other information, time records of public defense attorneys from various jurisdictions who wish to participate on a volunteer basis; the director shall also develop a model misdemeanor case-weighting policy consistent with CrRLJ 3.1 and the Standards for Indigent Defense adopted by this Court. Recognizing the unique challenges associated with conducting a statewide time study in a state where misdemeanor public defense attorneys are decentralized, the time study and model policy should, to the extent practicable, allow for reasonable adjustments based on local factors.

IT IS FURTHER ORDERED:

That implementation of the misdemeanor case load limits set forth in Standard 3.4 of the Standards for Indigent Defense shall be delayed until January 1, 2015.

DATED at Olympia, Washington this 8th day of April, 2013.

For the Court

Madsen, C.J.

CHIEF JUSTICE

WSR 13-09-019
RULES OF COURT
STATE SUPREME COURT

[April 5, 2013]

IN THE MATTER OF THE ADOPTION OF THE AMENDMENT TO APR 13(a) - SIGNING OF PLEADINGS AND OTHER PAPERS; ADDRESS OF RECORD; ELECTRONIC MAIL ADDRESS; NOTICE OF CHANGE OF ADDRESS, TELEPHONE NUMBER, OR NAME - SIGNING OF PLEADINGS AND OTHER PAPERS; IRLJ 2.6(c) - SCHEDULING OF HEARINGS - DECISIONS ON WRITTEN STATEMENTS) ORDER NO. 25700-A-1017

The Supreme Court Rules Committee having recommended the adoption of the proposed amendment to APR 13(a) - Signing of Pleadings and Other Papers; Address of Record; Electronic Mail Address; Notice of Change of Address, Telephone Number, or Name - Signing of Pleadings and Other Papers IRLJ 2.6(c) - Scheduling of Hearings - Decisions on Written Statements, and the Court having determined that the proposed amendments will aid in the prompt and orderly administration of justice and further determined the need to adopt them expeditiously;

Now, therefore, it is hereby

ORDERED:

That these amendments will be adopted expeditiously and become effective upon their publication.

DATED at Olympia, Washington this 5th day of April, 2013.

	Madsen, C.J.
C. Johnson, J.	Stephens, J.
Owens, J.	Wiggins, J.
Fairhurst, J.	Gonzalez, J.
J. M. Johnson, J.	Gordon McCloud, J.

APR 13

SIGNING OF PLEADINGS AND OTHER PAPERS; ADDRESS OF RECORD; ELECTRONIC MAIL ADDRESS; NOTICE OF CHANGE OF ADDRESS, TELEPHONE NUMBER, OR NAME

(a) Signing of Pleadings and Other Papers. All pleadings and other papers signed by an attorney and filed with a court shall include the attorney's Washington State Bar Association membership number in the signature block. The law department of a municipality, county, or state, public defender organization or law firm is authorized to make an application to the ~~Administrative Office of the Courts~~ Supreme Court Clerk for an office identification number. An office identification number may be assigned by the ~~Administrative Office of the Courts~~ Supreme Court Clerk upon a showing that it will facilitate the process of electronic notification. If an office identification number is granted, it shall appear with the attorney's Washington State Bar Association membership number in the signature block.

IRLJ 2.6
SCHEDULING OF HEARINGS

(a) Unchanged.

(b) Unchanged.

(c) Decisions on Written Statements. If the court has adopted a local rule authorizing decisions on written statements submitted by mail, or e-mail, it shall, upon receipt of a statement pursuant to rule 2.4 (b)(4), consider the case in accordance with rule 3.5. The requirements of GR 30.5(d) are not applicable to e-mail statements submitted pursuant to rule 2.4 (b)(4). The court is not required to notify the parties of a date for the examination of the statements.

(d) Unchanged.

(e) Unchanged.

(f) Unchanged.

(g) Unchanged.

Reviser's note: The typographical error in the above material occurred in the copy filed by the State Supreme Court and appears in the Register pursuant to the requirements of RCW 34.08.040.

[April 5, 2013]

IN THE MATTER OF THE ADOPTION)	ORDER
OF THE AMENDMENTS TO DEPART-)	NO. 25700-A-1018
MENT OF FISH AND WILDLIFE'S)	
PROPOSED AMENDMENTS TO IRLJ)	
6.2 - MONETARY PENALTY SCHED-)	
ULE FOR INFRACTIONS; DISTRICT)	
AND MUNICIPAL COURT JUDGES')	
ASSOCIATION'S PROPOSED AMEND-)	
MENTS TO GR 31(1) - ACCESS TO)	
COURT RECORDS AND RESCISSION)	
OF CrRLJ 8.10 - CLOSURE OF PRO-)	
CEEDINGS AND SEALING OF)	
RECORDS, CrRLJ 8.11 - DISCLOSURE)	
OF RECORDS AND ARLJ 9 - DISCLO-)	
SURE OF RECORDS)	

The Supreme Court Rules Committee having recommended the adoption of the proposed amendments to Department of Fish and Wildlife's proposed Amendments to IRLJ 6.2 - Monetary Penalty Schedule for Infractions; District Municipal Court Judges' Association's Proposed Amendment to GR 31(1) - Access to Court Records and Rescission of CrRLJ 8.10 - Closure of Proceedings and Sealing of Records; CrRLJ 8.11 - Disclosure of Records and ARLJ 9 - Disclosure of Records, and the Court having approved the proposed amendments for publication;

Now, therefore, it is hereby

ORDERED:

(a) That pursuant to the provision of GR 9(g), the proposed amendments as shown below are to be published for comment in the Washington Reports, Washington Register, and on the Washington State Bar Association and Office of the Administrator for the Courts' websites expeditiously.

(b) The purpose statements as required by GR 9(e), are published solely for the information of the Bench, Bar and other interested parties.

(c) Comments are to be submitted to the Clerk of the Supreme Court by either U.S. Mail or Internet E-Mail by no later than 60 days from the published date. Comments may be sent to the following addresses: P.O. Box 40929, Olympia, Washington 98504-0929, or Denise.Foster@courts.wa.gov. Comments submitted by e-mail message must be limited to 1500 words.

DATED at Olympia, Washington this 5th day of April, 2013.

For the Court

Madsen, C.J.

CHIEF JUSTICE

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 13-10 issue of the Register.

WSR 13-09-021
RULES OF COURT
STATE SUPREME COURT
[April 5, 2013]

IN THE MATTER OF THE RESCISSION) ORDER
OF MPR 1.3 - CONFIDENTIALITY OF) NO. 25700-A-1019
PROCEEDINGS)

The Supreme Court Rules Committee recommended the rescission of MPR 1.3 - Confidentiality of Proceedings.

Now, therefore, it is hereby

ORDERED:

That MPR 1.3 shall be rescinded effective upon its publication

DATED at Olympia, Washington this 5th day of April, 2013.

Madsen, C.J.

C. Johnson, J.

Stephens, J.

Owens, J.

Gonzalez, J.

Fairhurst, J.

Wiggins, J.

J. M. Johnson, J.

Gordon McCloud, J.

MPR 1.3
CONFIDENTIALITY OF PROCEEDINGS

Proceedings had pursuant to RCW 71.05 shall not be open to the public, unless the person who is the subject of the proceedings or his attorney files with the court a written request that the proceedings be public. The court in its discretion may permit a limited number of persons to observe the proceedings as a part of a training program of a facility devoted to the healing arts or of an accredited educational institution within the state.

[Reserved.]

Reviser's note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

WSR 13-09-022
RULES OF COURT
STATE SUPREME COURT
[April 5, 2013]

IN THE MATTER OF THE ADOPTION) ORDER
OF THE WSBA'S PROPOSED NEW) NO. 25700-A-1020
SET OF UNIFORM COLLABORATIVE)
LAW RULES (UCLR))

The Supreme Court Rules Committee having recommended the adoption of the WSBA's Proposed New Set of Uniform Collaborative Law Rules (UCLR), and the Court having approved the proposed rules for publication;

Now, therefore, it is hereby

ORDERED:

(a) That pursuant to the provisions of GR 9(g), the proposed rules as shown below are to be published for comment in the Washington Reports, Washington Register, and on the Washington State Bar Association and Office of the Administrator for the Courts' websites expeditiously.

(b) The purpose statements as required by GR 9(e), are published solely for the information of the Bench, Bar and other interested parties.

(c) Comments are to be submitted to the Clerk of the Supreme Court by either U.S. Mail or Internet E-Mail by no later than 60 days from the published date. Comments may be sent to the following addresses: P.O. Box 40929, Olympia, Washington 98504-0929, or Denise.Foster@courts.wa.gov. Comments submitted by e-mail message must be limited to 1500 words.

DATED at Olympia, Washington this 5th day of April, 2013.

For the Court

Madsen, C.J.
CHIEF JUSTICE

GR 9 COVER SHEET

Suggested New Rules
UNIFORM COLLABORATIVE LAW RULES (UCLR)
(Creating new Uniform Collaborative Law Rules)
Submitted by the Board of Governors of the Washington State Bar Association

A. Purpose:

Collaborative law is a form of alternative dispute resolution (ADR) that has been practiced in Washington for many years. It is a voluntary process used to resolve disputes in which both parties are represented by a collaborative law attorney, with the purpose to reach settlement. It is distinguished from other ADR in that the parties maintain control of the outcome and, should the process fail, parties must retain new counsel.

The Uniform Law Commission (ULC) proposed a Uniform Collaborative Law Act (UCLA) to the Washington state legislature in 2012. The UCLA regulates the use of collaborative law and standardizes, among other things, key elements in a collaborative law agreement. The proposed Court Rules compliment and replace parts of the legislation. Rules 1, 2, 4, 5, 11, and 16-18 remain reserved and offer citation to the Act.

These rules have the support of the WSBA Family Law Section, WSBA ADR section, and all stakeholders who have been contacted.

UNIFORM COLLABORATIVE LAW RULES
(UCLR)

RULE 1. SHORT TITLE

These rules may be cited as the Collaborative Law Rules.

RULE 2. DEFINITIONS

(Reserved. See HB XXXX.)

RULE 3. APPLICABILITY

(a) These rules apply to a collaborative law participation agreement that meets the requirements of Rule 4 signed after on or after the effective date of these rules.

(b) The use of collaborative law applies only to matters that would be resolved in civil court and may not be used to resolve matters in criminal cases.

RULE 4. COLLABORATIVE LAW PARTICIPATION AGREEMENT (codified in HB XXXX)**RULE 5. BEGINNING AND CONCLUDING COLLABORATIVE LAW PROCESS (codified in HB XXXX)****RULE 6. PROCEEDINGS PENDING BEFORE TRIBUNAL; STAYS; STATUS REPORT**

(a) Persons in a proceeding pending before a tribunal may sign a collaborative law participation agreement to seek to resolve a collaborative matter related to the proceeding. The parties shall file promptly with the tribunal a notice of the agreement. Subject to subsection (c) and Rules 7 and 8, the filing stays the proceeding.

(b) The parties shall file promptly with the tribunal notice in a record when a collaborative law process concludes. The stay of the proceeding under subsection (a) is lifted when the notice is filed. The notice may not specify any reason for termination of the process.

(c) A tribunal in which a proceeding is stayed under subsection (a) may require the parties and collaborative lawyers to provide a status report on the collaborative law process and the proceeding. A status report may include only information on whether the process is ongoing or concluded. It may not include a report, assessment, evaluation, recommendation, finding, or other communication regarding a collaborative law process or collaborative law matter.

(d) A tribunal may not consider a communication made in violation of subsection (c).

(e) A tribunal shall provide parties notice and an opportunity to be heard before dismissing a proceeding in which a notice of collaborative process is filed based on delay or failure to prosecute.

RULE 7. EMERGENCY ORDER

During a collaborative law process, a tribunal may issue emergency orders to protect the health, safety, welfare, or interest of a party or a family or household member as defined in RCW 26.50.010.

RULE 8. APPROVAL OF AGREEMENT BY TRIBUNAL

A tribunal may approve an agreement resulting from a collaborative law process.

RULE 9. DISQUALIFICATION OF COLLABORATIVE LAWYER AND LAWYERS IN ASSOCIATED LAW FIRM

(a) Except as otherwise provided in subsection (c), a collaborative lawyer is disqualified from appearing before a tribunal to represent a party in a proceeding related to the collaborative matter.

(b) Except as otherwise provided in subsection (c) and Rule 10, a lawyer in a law firm with which the collaborative lawyer is associated is disqualified from appearing before a tribunal to represent a party in a proceeding related to the col-

laborative matter if the collaborative lawyer is disqualified from doing so under subsection (a).

(c) A collaborative lawyer or a lawyer in a law firm with which the collaborative lawyer is associated may represent a party:

(1) to ask a tribunal to approve an agreement resulting from the collaborative law process; or

(2) to seek or defend an emergency order to protect the health, safety, welfare, or interest of a party, or family or household member as defined in RCW 26.50.010, if a successor lawyer is not immediately available to represent that person.

(d) If subsection (c)(2) applies, a collaborative lawyer, or lawyer in a law firm with which the collaborative lawyer is associated, may represent a party or family or household member only until the person is represented by a successor lawyer or reasonable measures are taken to protect the health, safety, welfare, or interest of the person.

RULE 10. GOVERNMENTAL ENTITY AS PARTY

(a) The disqualification of Rule 9(a) applies to a collaborative lawyer representing a party that is a government or governmental subdivision, agency, or instrumentality.

(b) After a collaborative law process concludes, another lawyer in a law firm with which the collaborative lawyer is associated may represent a government or governmental subdivision, agency, or instrumentality in the collaborative matter or a matter related to the collaborative matter if:

(1) the collaborative law participation agreement so provides; and

(2) the collaborative lawyer is isolated from any participation in the collaborative matter or a matter related to the collaborative matter through procedures within the law firm which are reasonably calculated to isolate the collaborative lawyer from such participation.

RULE 11. DISCLOSURE OF INFORMATION (codified in HB XXXX)**RULE 12. STANDARDS OF PROFESSIONAL RESPONSIBILITY AND MANDATORY REPORTING NOT AFFECTED**

(a) These rules do not affect the professional responsibility obligations and standards applicable to a lawyer or other licensed professional or relieve a lawyer or other licensed professional from the duty to comply with all applicable professional responsibility obligations and standards.

(b) These rules do not affect the obligation of a person to report abuse or neglect, abandonment, or exploitation of a child or adult under the law of this state.

(c) Noncompliance with an obligation or prohibition imposed by these rules does not in itself establish grounds for professional discipline.

RULE 13. APPROPRIATENESS OF COLLABORATIVE LAW PROCESS

Before a prospective party signs a collaborative law participation agreement, a prospective collaborative lawyer shall:

(a) assess with the prospective party factors the lawyer reasonably believes relate to whether a collaborative law process is appropriate for the prospective party's matter;

(b) provide the prospective party with information that the lawyer reasonably believes is sufficient for the party to

make an informed decision about the material benefits and risks of a collaborative law process as compared to the material benefits and risks of other reasonably available alternatives for resolving the proposed collaborative matter, such as litigation, mediation, arbitration, or expert evaluation; and

(c) advise the prospective party that:

(1) after signing an agreement if a party initiates a proceeding or seeks tribunal intervention in a pending proceeding related to the collaborative matter, the collaborative law process terminates;

(2) participation in a collaborative law process is voluntary and any party has the right to terminate unilaterally a collaborative law process with or without cause; and

(3) the collaborative lawyer and any lawyer in a law firm with which the collaborative lawyer is associated may not appear before a tribunal to represent a party in a proceeding related to the collaborative matter, except as authorized by Rule 9(c) or 10(b).

RULE 14. COERCIVE OR VIOLENT RELATIONSHIP

(a) Before a prospective party signs a collaborative law participation agreement, a prospective collaborative lawyer shall make reasonable inquiry whether the prospective party has a history of a coercive or violent relationship with another prospective party.

(b) Throughout a collaborative law process, a collaborative lawyer reasonably and continuously shall assess whether the party the collaborative lawyer represents has a history of a coercive or violent relationship with another party.

(c) If a collaborative lawyer reasonably believes that the party the lawyer represents or the prospective party who consults the lawyer has a history of a coercive or violent relationship with another party or prospective party, the lawyer may not begin or continue a collaborative law process unless:

(1) the party or the prospective party requests beginning or continuing a process; and

(2) the collaborative lawyer reasonably believes that the safety of the party or prospective party can be protected adequately during a process.

RULE 15. CONFIDENTIALITY OF COLLABORATIVE LAW COMMUNICATION

Subject to Rule 12, a collaborative law communication is confidential to the extent agreed by the parties in a signed record or as provided by law of this state other than these rules, including as codified in HB XXXX.

RULE 16. PRIVILEGE AGAINST DISCLOSURE FOR COLLABORATIVE LAW COMMUNICATION; ADMISSIBILITY; DISCOVERY (codified in HB XXXX)

RULE 17. WAIVER AND PRECLUSION OF PRIVILEGE (codified in HB XXXX)

RULE 18. LIMITS OF PRIVILEGE (codified in HB XXXX)

RULE 19. AUTHORITY OF TRIBUNAL IN CASE OF NONCOMPLIANCE

(a) If an agreement fails to meet the requirements of a collaborative law participation agreement of the Uniform Collaborative Law Act, or a lawyer fails to comply with Rule 13 or 14, a tribunal may nonetheless find that the parties

intended to enter into a collaborative law participation agreement if they:

(1) signed a record indicating an intention to enter into a collaborative law participation agreement; and

(2) reasonably believed they were participating in a collaborative law process.

(b) If a tribunal makes the findings specified in subsection (a), and the interests of justice require, the tribunal may:

(1) enforce an agreement evidenced by a record resulting from the process in which the parties participated;

(2) apply the disqualification provisions of the Uniform Collaborative Law Act and of Rules 6, 9, and 10; and

(3) apply a privilege under the Collaborative Law Act.

WSR 13-09-028

PUBLIC RECORDS OFFICER HEALTH BENEFIT EXCHANGE

[Filed April 9, 2013, 3:39 p.m.]

Pursuant to RCW 42.56.580, the public records officer for the health benefit exchange is Brian Peyton, P.O. Box 657, Olympia, WA 98507, phone (360) 407-4211, fax (360) 407-4169, e-mail brian.peyton@wabhexchange.org.

Pam MacEwan
for Richard Onizuka
CEO

WSR 13-09-030

ATTORNEY GENERAL'S OFFICE

[Filed April 10, 2013, 8:38 a.m.]

NOTICE OF REQUEST FOR ATTORNEY GENERAL'S OPINION WASHINGTON ATTORNEY GENERAL

The Washington attorney general issues formal published opinions in response to requests by the heads of state agencies, state legislators, and county prosecuting attorneys. When it appears that individuals outside the attorney general's office have information or expertise that will assist in the preparation of a particular opinion, a summary of that opinion request will be published in the state register. If you are interested in commenting on a request listed in this volume of the register, you should notify the attorney general's office of your interest by May 8, 2013. This is not the due date by which comments must be received. However, if you do not notify the attorney general's office of your interest in commenting on an opinion request by this date, the opinion may be issued before your comments have been received. You may notify the attorney general's office of your intention to comment by calling (360) 586-0728, or by writing to the Office of the Attorney General, Solicitor General Division, Attention Jeffrey T. Even, Deputy Solicitor General, P.O. Box 40100, Olympia, WA 98504-0100. When you notify the office of your intention to comment, you may be provided with a copy of the opinion request in which you are interested; information about the attorney general's opinion process; information on how to submit your comments; and a

due date by which your comments must be received to ensure that they are fully considered.

If you are interested in receiving notice of new formal opinion requests via e-mail, you may visit the attorney general's web site at www.atg.wa.gov/AGOOpinions/default.aspx for more information on how to join our opinions list-serv.

The attorney general's office seeks public input on the following opinion request(s):

Opinion Docket No. 13-04-01
Request by the Honorable Kevin Ranker
State Senator, District 40

Question(s):

Does a public hospital district violate RCW 9.02 if it solely contracts with a provider of health care services that refuses to provide services or information including contraceptive care, voluntary termination of pregnancy care, and other services that relate to a patient's fundamental rights, as described in RCW 9.02.100, and the public hospital district does not provide "substantially equivalent benefits, services, or information" with respect to voluntary termination of pregnancy care, as required by RCW 9.02.160?

WSR 13-09-032
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
SERVICES FOR THE BLIND
(Rehabilitation Council)

[Filed April 10, 2013, 10:20 a.m.]

The state rehabilitation council for the department of services for the blind has determined a location for the June 1, 2013, meeting. The meeting will be held from 9 a.m. to 4 p.m. at the Inland Northwest Lighthouse, 6405 North Addison Street, Spokane, WA 99208, (509) 487-0405.

For meeting information you may contact Marla Oughton at (206) 906-5513 or toll-free at 1-800-552-7103.

WSR 13-09-033
NOTICE OF PUBLIC MEETINGS
DAIRY PRODUCTS COMMISSION

[Filed April 10, 2013, 4:07 p.m.]

2013 Regular Meeting Schedule

The previously scheduled meeting for June 27 - 28 has been rescheduled to the following: June 26 - 27, at the Washington Dairy Center, 4201 198th Street S.W., Suite 101, Lynnwood, WA 98036, at 9:30 a.m. - 26 and 8:30 a.m. - 27.

NOTE: Please confirm all final meeting start times with the Washington dairy products commission at (425) 672-0687.

WSR 13-09-035

NOTICE OF PUBLIC MEETINGS
HUMAN RIGHTS COMMISSION

[Filed April 11, 2013, 11:13 a.m.]

The following dates, times and locations are for our July, August, September, October, November and December commission meetings:

July 25, 2013	9:30 a.m.	711 South Capitol Way Suite 402 Olympia, WA 98504
August 22, 2013	9:30 a.m.	Conference Call 711 South Capitol Way Suite 402 Olympia, WA 98504
September 26, 2013	9:30 a.m.	711 South Capitol Way Suite 402 Olympia, WA 98504
October 24, 2013	9:30 a.m.	711 South Capitol Way Suite 402 Olympia, WA 98504
November 28, 2013	9:30 a.m.	Conference Call 711 South Capitol Way Suite 402 Olympia, WA 98504
December 26, 2013	9:30 a.m.	Conference Call 711 South Capitol Way Suite 402 Olympia, WA 98504

WSR 13-09-036

NOTICE OF PUBLIC MEETINGS
LAW ENFORCEMENT OFFICERS' AND
FIREFIGHTERS' PLAN 2 RETIREMENT BOARD

[Filed April 11, 2013, 12:08 p.m.]

The law enforcement officers' and firefighters' plan 2 retirement board has canceled their April 24, 2013, board meeting.

The next regularly scheduled meeting is **Wednesday, May 29, 2013**, at 9:30 a.m. The meeting will be located in the Washington state investment board's large conference room.

NOTE: If you would prefer to receive these notifications electronically, please send an e-mail or call the contact information listed below to remove your name from the mailing list and begin receiving any further notifications electronically.

Please feel free to contact (360) 586-2320 or e-mail recep@leoff.wa.gov with questions.

WSR 13-09-055
NOTICE OF PUBLIC MEETINGS
CHARTER SCHOOL COMMISSION
 [Filed April 16, 2013, 9:31 a.m.]

Following is the schedule of regular meetings for the charter school commission for 2013:

Date	Time	Location
Tuesday May 28	10 a.m. to 5 p.m.	TAF Bethaday Community Learning Space 605 S.W. 108th Street Seattle, WA 98146
Tuesday June 20	10 a.m. to 5 p.m.	Seattle University Loyola 203 901 12th Avenue Seattle, WA 98122
Tuesday July 30	10 a.m. to 5 p.m.	Tacoma
Thursday August 22	11 a.m. to 6 p.m.	Everett
Tuesday September 12	10 a.m. to 5 p.m.	Libby Center 2900 East First Avenue Second Floor Conference Room Spokane, WA 99202
Thursday October 17	10 a.m. to 5 p.m.	Seattle
Thursday November 7	10 a.m. to 5 p.m.	Vancouver
Thursday December 5	11 a.m. to 6 p.m.	Grays Harbor

If you need further information contact RaShelle Davis, 302 Sid Snyder Avenue S.W., Suite 100Q, Olympia, WA 98501, (360) 902-0551, rashelle.davis@gov.wa.gov.

WSR 13-09-057
NOTICE OF PUBLIC MEETINGS
GUARANTEED EDUCATION
TUITION PROGRAM
 [Filed April 16, 2013, 10:00 a.m.]

In accordance with RCW 28B.95.020, and WAC 14-276-030, the advanced college tuition program, known as the guaranteed education tuition (GET) program, has made a revision to the GET committee meeting schedule:

Location Change: Monday, May 20, 2013, 2:00 p.m. to 4:00, p.m., GET office - physical location (conference call meeting), 919 Lakeridge Way S.W., Olympia, WA 98502.

Please contact Katie Gross, if you need additional information.

WSR 13-09-058
NOTICE OF PUBLIC MEETINGS
SOUTH PUGET SOUND
COMMUNITY COLLEGE
 [Filed April 16, 2013, 10:15 a.m.]

The board of trustees of South Puget Sound Community College has changed the following regular meetings:

From: Tuesday Boardroom
 May 14, 2013 Student and Administrative
 3:00 p.m. Services Building #25
 2011 Mottman Road S.W.
 Olympia, WA 98512

To: Tuesday Boardroom
 May 7, 2013 Student and Administrative
 10:00 a.m. Services Building #25
 2011 Mottman Road S.W.
 Olympia, WA 98512

From: Tuesday Boardroom
 June 11, 2013 Student and Administrative
 3:00 p.m. Services Building #25
 2011 Mottman Road S.W.
 Olympia, WA 98512

To: Tuesday Boardroom
 June 25, 2013 Student and Administrative
 3:00 p.m. Services Building #25
 2011 Mottman Road S.W.
 Olympia, WA 98512

If you need further information contact Diana Toledo, (360) 596-5206, dtoledo@spsc.edu.

WSR 13-09-059
NOTICE OF PUBLIC MEETINGS
HUMAN RIGHTS COMMISSION
 [Filed April 16, 2013, 11:32 a.m.]

The following is a REVISED commission meeting location, the date and time are the same: Washington state human rights commission meeting, on May 23, 2013 at 9:30 a.m., at the Seattle Office For Civil Rights, Central Building, Smith Conference Room, 810 Third Avenue, Suite 750, Seattle, WA 98104.

WSR 13-09-063
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 [Filed April 17, 2013, 9:28 a.m.]

DVR State Plan Meeting
 Lynnwood Public Forum
 May 29, 2013
 1:00-3:00 p.m.

Creekside Plaza Building/WorkSource
Multi-Purpose Room, First Floor
20311 52nd Avenue West
Lynnwood, WA 98036

WSR 13-09-064
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

[Filed April 17, 2013, 9:28 a.m.]

DVR State Plan Meeting
Spokane Public Forum
May 30, 2013
10 a.m.-12:00
1313 North Atlantic
Suite 1000
Spokane, WA 99201