
SENATE BILL 6179

State of Washington 54th Legislature 1996 Regular Session

By Senator Smith; by request of Administrator for the Courts

Read first time 01/08/96. Referred to Committee on Law & Justice.

1 AN ACT Relating to impanelling juries; and amending RCW 4.44.120.

2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

3 **Sec. 1.** RCW 4.44.120 and 1972 ex.s. c 57 s 3 are each amended to
4 read as follows:

5 When the action is called for trial, (~~the clerk shall prepare~~
6 ~~separate ballots, containing the names of the jurors summoned, who have~~
7 ~~appeared and not been excused, and deposit them in a box. He shall~~
8 ~~draw the required number of names for purposes of voir dire~~
9 ~~examination. Any necessary additions to the panel shall be drawn from~~
10 ~~the clerk's list of qualified jurors. The clerk shall thereupon~~
11 ~~prepare separate ballots and deposit them in the trial jury box, and~~
12 ~~draw such ballots separately therefrom, as in the case of the regular~~
13 ~~panel~~)) the jurors shall be selected at random from the jurors summoned
14 who have appeared and have not been excused. A voir dire examination
15 of the panel shall be conducted for the purpose of discovering any
16 basis for challenge for cause and to permit the intelligent exercise of
17 peremptory challenges. Any necessary additions to the panel shall be
18 selected at random from the list of qualified jurors. The jury shall
19 consist of six persons, unless the parties in their written demand for

1 jury demand that the jury be twelve in number or consent to a less
2 number. The parties may consent to a jury less than six in number but
3 not less than three, and such consent shall be entered by the clerk on
4 the minutes of the trial.

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