HOUSE BILL 1388

State of Washington 64th Legislature 2015 Regular Session

By Representatives Riccelli, Takko, Holy, Bergquist, Farrell, Zeiger, Sawyer, and Taylor; by request of Secretary of State

1 AN ACT Relating to prerecorded video testimony and written 2 testimony on pending legislation; amending RCW 40.14.100; adding a 3 new section to chapter 44.68 RCW; and creating new sections.

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

5 NEW SECTION. Sec. 1. The Washington state legislature functions 6 in an open and public atmosphere. Committee meetings and floor 7 sessions are open to the public. One of the most important opportunities to become involved in the debate over a bill is when it 8 is the subject of a hearing before a legislative committee. The 9 10 purpose of committee hearings is to gather information so that the 11 committee can make an informed recommendation on a given bill or resolution. However, providing testimony during a committee hearing 12 may sometimes be challenging for the public. Traveling to Olympia to 13 14 testify in bad weather and during the work day may prove difficult for some members of the public. Additionally, it may be a hardship 15 16 for the elderly or persons with disabilities to travel to Olympia to 17 testify in person. It is the intent of the legislature to establish processes to allow the public to provide testimony on pending 18 19 legislation through prerecorded videos and written statements in an effort to provide additional access to the legislative process and 20 21 opportunities for the public to provide testimony on legislation.

Moreover, it is the intent of the legislature that whenever possible the prerecorded videos and written statements will be made available to members of the legislature prior to legislative action on legislation.

5 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 44.68 6 RCW to read as follows:

7 The legislature and legislative agencies through the joint legislative systems committee shall develop processes to allow the 8 9 to provide testimony on pending legislation public through 10 prerecorded videos and written statements. The systems committee may 11 set up parameters around the length of prerecorded videos and written statements that may be submitted to the legislature through these 12 13 Submitted testimony on pending legislation through processes. prerecorded videos and written statements must be made available to 14 15 members of the legislature in a timely fashion. The systems committee 16 may contract with a nonprofit organization that produces gavel-to-17 gavel television coverage of state government deliberations and other 18 events of statewide significance in order to develop these processes.

19 Sec. 3. RCW 40.14.100 and 1971 ex.s. c 102 s 2 are each amended 20 to read as follows:

21 As used in RCW 40.14.010 and 40.14.100 through 40.14.180, unless the context requires otherwise, "legislative records" shall be 22 23 defined as correspondence, prerecorded video testimony, written testimony, amendments, reports, and minutes of meetings made by or 24 submitted to legislative committees or subcommittees and transcripts 25 26 or other records of hearings or supplementary written testimony or data thereof filed with committees or subcommittees in connection 27 with the exercise of legislative or investigatory functions, but does 28 29 not include the records of an official act of the legislature kept by 30 the secretary of state, bills and their copies, published materials, digests, or multi-copied matter which are routinely retained and 31 otherwise available at the state library or in a public repository, 32 or reports or correspondence made or received by or in any way under 33 34 the personal control of the individual members of the legislature.

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1 <u>NEW SECTION.</u> Sec. 4. This act may be known and cited as the 2 "accessible legislative testimony act."

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