

# HOUSE BILL REPORT

## ESHB 1660

---

---

### As Passed House

March 19, 1997

**Title:** An act relating to the creation of Skykomish county, subject to the requirements of the state Constitution and statutes in respect to the establishment of new counties.

**Brief Description:** Creating Skykomish county.

**Sponsors:** By House Committee on Government Reform & Land Use (originally sponsored by Representative Koster).

### Brief History:

#### Committee Activity:

Government Reform & Land Use: 2/24/97, 3/3/97 [DPS].

#### Floor Activity:

Passed House: 3/19/97, 53-45.

---

### HOUSE COMMITTEE ON GOVERNMENT REFORM & LAND USE

**Majority Report:** The substitute bill be substituted therefor and the substitute bill do pass. Signed by 7 members: Representatives Reams, Chairman; Cairnes, Vice Chairman; Sherstad, Vice Chairman; Bush; Mielke; Mulliken and Thompson.

**Minority Report:** Do not pass. Signed by 3 members: Representatives Romero, Ranking Minority Member; Lantz, Assistant Ranking Minority Member; and Gardner.

**Staff:** Joan Elgee (786-7135).

**Background:** The formation of new counties is governed by Article XI, Section 3, of the state constitution. A new county cannot be formed with less than 2,000 residents. The parent county cannot be reduced to a population of less than 4,000 residents. A majority of voters living in the territory must petition to have the new county created under such other conditions as may be prescribed by a general law. Every new county is liable for a just proportion of the existing debts and liabilities of the county or counties from which the territory is taken. Article II, Section 28(18) of the constitution authorizes special legislation to create a new county.

There are no general state laws governing the petition process. The only general legislation that has been enacted relates to the distribution of debts, property, and

uncollected taxes. This legislation has been interpreted to apply to the creation of a new county only if the special legislation creating the new county references the general law.

In 1996, petitioners from the proposed Skykomish County submitted signature petitions to the Legislature.

**Summary of Bill:** Special legislation creating Skykomish County is adopted.

The Legislature finds that the constitutional requirements with respect to the creation of Skykomish County are met.

### **Election.**

At the November 1997 general election, the question of whether Skykomish County shall be created must be submitted to the voters who reside in the proposed Skykomish County, in southeastern Snohomish County and northeastern King County. Thirty days before the election, the Whatcom County auditor must establish three commissioner districts in the proposed Skykomish County. If a majority of those voting vote in favor of creating Skykomish County, Skykomish County shall be created.

### **Transition Period.**

The Snohomish County auditor must open a three-day special filing period for persons to declare their candidacies for the interim elected offices of Skykomish County. The officials shall be elected at the general election held in April 1998, following a primary election in February 1998. The elected officials have limited powers during the interim period and full powers commencing January 1, 1999, the official date of creating Skykomish County. The county officials elected in 1998 serve until their successors assume office on January 1, 2000.

During the transition period, all ordinances, rules, and regulations of Snohomish and King counties relating to Skykomish County remain in effect until amended or repealed. The interim board of county commissioners may acquire needed facilities and staff, may issue short-term obligations, and may borrow from other governmental agencies. The interim board may also impose property taxes and excise taxes to be collected in 1999.

Snohomish and King counties must assist Skykomish County by providing services and supplies, and loaning money to Skykomish County. Skykomish County must pay Snohomish and King counties for the value of assistance after the interim period.

A city, town, or other commonly named area may be nominated for county seat in a petition signed by Skykomish County voters representing at least 1 percent of the votes cast in Skykomish County in the 1997 general election. The Skykomish County voters shall select the county seat at the 1998 general election.

### **Debts and Liabilities, Property, and Assets.**

Skykomish County is liable for a just proportion of the debts and liabilities, property, and assets of Snohomish and King counties. The distribution shall be determined by negotiation parties. Each party shall consist of three persons appointed by the executive of Snohomish or King County, as appropriate, and three persons appointed by the interim board of Skykomish County. If an impasse in negotiations is reached, a county may petition the Department of Community, Trade and Economic Development to provide binding arbitration. The assets, debts, and liabilities must be apportioned so that Skykomish County is assigned an amount in the same proportion as the assessed valuation of Skykomish County is to the total assessed valuation of Snohomish and King counties before the creation of Skykomish County.

### **Courts**

The 13 superior court judges for Snohomish County are jointly assigned to Snohomish and Skykomish counties.

Skykomish County is assigned one district judge.

**Appropriation:** None.

**Fiscal Note:** Not requested.

**Effective Date:** The bill contains several effective dates. Please refer to the bill.

**Testimony For:** We are not opposed to having an election, but you are changing the rules midstream.

**Testimony Against:** (original bill) The Legislature can't say the constitutional requirements are met. Allow a vote.

**Testified:** Dave Schriber (pro); Arnold Hansen (pro); Sara Hollenbeck (con); Jack Lobdell (con); Al Hollenbeck (con); and Milton West (comments).