1000 AMH APPL RJRJ 589

HB 1000 - H AMD 2003

By Representative Appleton

1 On page: 2 3 Sec. 1. RCW 1.04.010 and 1951 c 5 s 2 are each amended to read 4 as follows: 5 The ninety-one titles with chapters and sections designated as 6 the "Revised Code of Washington" and attested by the secretary of 7 the senate and the chief clerk of the house of representatives of 8 the legislature of the state of Washington, are hereby enacted and 9 designated as the "Revised Code of Washington." Said code is 10 intended to embrace in a revised, consolidated, and codified form 11 and arrangement all the laws of the state of a general and permanent 12 nature. 13 14 Sec. 2. RCW 1.04.013 and 1951 c 5 s 1 are each amended to read 15 as follows: 16 The titles, chapters, and sections designated as the "1950 17 Supplement to the Revised Code of Washington" attested by the 18 secretary of the senate and the chief clerk of the house of 19 representatives of the legislature of the state of Washington, and 20 filed with the secretary of state, are hereby enacted and 21 consolidated into and with the Revised Code of Washington. Said 1950 22 supplement is intended to embrace (1) in a revised and codified 23 form, all those laws of the state of Washington of a general and

24 permanent nature enacted since January 1, 1949, (2) revision and

25 recodification of certain of the titles, chapters, and sections of

26 the revised code, and (3) application of a new system of numbering

27

Those chapters and sections of the revised code expressly 12 numbered or renumbered in the 1950 supplement are authorized to be 13 numbered or renumbered to the new number respectively shown in the 14 1950 supplement. All other sections of the revised code now existing 15 are authorized to be renumbered by tens according to the plan 16 generally used in the 1950 supplement, using the number of the 17 title, the new number, if any, of the chapter in which the section 18 occurs, and adding the digit "0" to the terminal end of the number 19 marking the position of the section within the chapter. The 20 secretary of state shall, before publication of any laws enacted at 21 this session of the legislature which are by their terms expressly 22 amendatory of any section or sections contained in the revised code 23 or the 1950 supplement, renumber each section and correlate the 24 numbers of sections so renumbered, in accordance with this 25 provision, so that each such section when published bears or is 26 referred to by its proper new number. The secretary of state, in 27 publishing the session laws of this thirty-second session of the 28 legislature shall use therein the applicable new numbers of the 29 respective sections so renumbered."

30

21

<u>EFFECT:</u> in accordance with this provision, so that each such section when published bears or is referred to by its proper new number. The secretary of state, in publishing the session laws of this thirty-second session of the in accordance with this provision,

so that each such section when published bears or is referred to by its proper new number. The secretary of state, in publishing the session laws of this thirty-second session of the

--- END ---