HOUSE BILL 1842

State of Washington 66th Legislature 2019 Regular Session

By Representatives Gregerson, Walsh, Blake, Chandler, Macri, Boehnke, Santos, Young, Ryu, Eslick, Riccelli, Jenkin, Senn, Stokesbary, Morgan, Griffey, Sells, Harris, Fey, Lovick, Stonier, Volz, Wylie, Vick, Stanford, Hoff, Fitzgibbon, Chambers, Ramos, McCaslin, Peterson, Dent, Pollet, Van Werven, Valdez, MacEwen, Ormsby, Graham, Dolan, Ybarra, Hudgins, Ortiz-Self, Jinkins, Walen, Cody, Frame, and Tarleton

1 AN ACT Relating to hours of service for certain railroad 2 employees; adding a new chapter to Title 81 RCW; prescribing 3 penalties; and declaring an emergency.

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

5 NEW SECTION. Sec. 1. The legislature finds that railroad 6 yardmasters are required to work excessively long hours by railroad 7 carriers. Yardmasters are responsible for, among other things, supervising the breaking up and putting together of train cars in 8 rail yards and overseeing the work of switching crews. Requiring 9 yardmasters to work sixteen-hour shifts without adequate rest between 10 11 shifts poses significant health and safety risks to both workers and 12 the public. The legislature declares that this act regulating the 13 hours of service for yardmasters constitutes an exercise of the 14 state's police power to protect and promote the health, safety, and 15 welfare of the residents of the state.

16 <u>NEW SECTION.</u> Sec. 2. The definitions in this section apply 17 throughout this chapter unless the context clearly requires 18 otherwise.

19 (1) "Commission" means the utilities and transportation 20 commission.

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(2) "Day" means a period of twenty-four consecutive hours.

2 (3) "Duty assignment" means the employee's headquarters or the 3 location where the employee is expected to begin performing service 4 for the railroad.

(4) "Employee" means an individual employed by a railroad carrier 5 6 or a contractor or subcontractor of a railroad carrier to perform the duties of a yardmaster. Such duties include: Routing and directing 7 trains in a rail yard; operating switching equipment in a rail yard 8 tower; monitoring switching orders and schedules to determine the 9 time trains arrive and depart; supervising the breaking up and 10 11 putting together of train cars according to a schedule; receiving and transmitting switching orders to and from yard crews; directing, 12 overseeing, monitoring, and supervising switching crews and road 13 switcher assignments; and arranging for defective cars to be removed 14 from a train for repair. 15

16 (5) "Final release" means the time that an employee is released 17 from all activities at the behest of the railroad and begins his or 18 her statutory off-duty period.

19 (6) "Railroad carrier" means a carrier of persons or property 20 upon vehicles, other than streetcars, operating upon stationary 21 rails, the route of which is principally outside incorporated cities 22 and towns. "Railroad carrier" includes the officers and agents of the 23 railroad carrier.

24 <u>NEW SECTION.</u> Sec. 3. (1) When scheduling an employee for duty, 25 the following rules apply:

(a) An employee may not remain on duty, go on duty, or be in any
 other mandatory service for a railroad carrier in excess of two
 hundred seventy-six hours per calendar month.

(b) An employee may not remain or go on duty for a period in access of twelve consecutive hours.

31 (c) An employee may not remain or go on duty unless that employee 32 has had at least ten consecutive hours off duty during the prior 33 twenty-four hours.

(d) An employee may not remain or go on duty after the employee has initiated an on-duty period each day for six consecutive days, unless the employee has had at least forty-eight consecutive hours off duty at the employee's duty assignment during which time the employee is unavailable for any service for any railroad carrier. Any employee who works a seventh consecutive day must have at least

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1 seventy-two consecutive hours off duty at the employee's duty 2 assignment during which time the employee is unavailable for any 3 service for any railroad carrier.

4 (e) An employee may not remain or go on duty during any time when
5 the employee is prohibited by the federal hours of service law, 49
6 U.S.C. Sec. 21101 et seq., from going or remaining on duty.

7 (f) At the conclusion of the employee's on-duty period, the 8 employee must remain unavailable for any service for any railroad 9 carrier for a period of at least ten hours.

10 (2) In determining the time an employee is on or off duty, the 11 following rules apply:

12 (a) Time on duty begins when the employee reports for duty and13 ends when the employee is finally released from duty.

14 (b) Time the employee performs the duties listed in section 2(4) 15 of this act is time on duty.

16 (c) Time the employee performs the duties of dispatching service 17 employee, signal employee, or train employee, as those terms are 18 defined in 49 U.S.C. Sec. 21101, is time on duty.

19 <u>NEW SECTION.</u> Sec. 4. (1) A railroad carrier may not communicate 20 with an employee by telephone, by pager, or in any other manner that 21 could reasonably be expected to disrupt the employee's rest during 22 the employee's minimum off-duty periods required under section 3 of 23 this act.

(2) This section does not prohibit communication necessary to notify an employee of an emergency situation, as defined by the commission.

27 <u>NEW SECTION.</u> Sec. 5. (1) This chapter does not apply to a 28 situation involving: (a) A casualty, (b) an unavoidable accident, (c) 29 an act of God, or (d) a delay resulting from a cause unknown and 30 unforeseeable to a railroad carrier or its officer or agent in charge 31 of the employee when the employee left a terminal.

32 (2) The commission may exempt a class II or class III railroad 33 carrier having not more than fifteen employees from the limitations 34 imposed by this chapter. The exemption must be for a specific period 35 of time and is subject to review. The exemption may not authorize a 36 railroad carrier to require or allow its employees to be on duty more 37 than a total of sixteen hours in a twenty-four hour period.

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<u>NEW SECTION.</u> Sec. 6. The number of hours established under this chapter that an employee may be required or allowed to be on duty is the maximum number of hours consistent with safety. Shorter hours of service and time on duty of an employee are proper subjects for collective bargaining between a railroad carrier and its employees.

6 <u>NEW SECTION.</u> Sec. 7. If the commission determines that a 7 railroad carrier has violated a provision of this chapter, it may 8 assess the railroad carrier a civil penalty.

9 (1) For class II and class III railroad carriers, the commission 10 may assess a civil penalty of not less than five hundred dollars and 11 not more than twenty-five thousand dollars. When a grossly negligent 12 violation or a pattern of repeated violations has caused an imminent 13 hazard of death or injury to individuals, or has caused death or 14 injury, the maximum penalty is one hundred thousand dollars.

15 (2) For class I railroad carriers, the commission may assess a 16 civil penalty of not less than ten thousand dollars and not more than 17 fifty thousand dollars. When a grossly negligent violation or a 18 pattern of repeated violations has caused an imminent hazard of death 19 or injury to individuals, or has caused death or injury, the maximum 20 penalty is one million dollars.

(3) A separate violation occurs each day a facility is not incompliance with the requirements of this chapter.

23 <u>NEW SECTION.</u> Sec. 8. The commission may adopt rules to 24 administer this chapter.

25 <u>NEW SECTION.</u> Sec. 9. If any provision of this act or its 26 application to any person or circumstance is held invalid, the 27 remainder of the act or the application of the provision to other 28 persons or circumstances is not affected.

29 <u>NEW SECTION.</u> Sec. 10. Sections 1 through 8 and 11 of this act 30 constitute a new chapter in Title 81 RCW.

31 <u>NEW SECTION.</u> Sec. 11. This act is necessary for the immediate 32 preservation of the public peace, health, or safety, or support of

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- 1 the state government and its existing public institutions, and takes
- 2 effect immediately.

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