CHAPTER 74.
[S. B. 159.]

SEWER DISTRICTS.

An Act relating to sewer districts; providing for the inclusion of portions or all of cities and towns in sewer districts; and amending sections 1, 11 and 13, chapter 210, Laws of 1941 (sections 9425-10, 9425-22, Rem. Supp. 1941).

Be it enacted by the Legislature of the State of Washington:

Amendments.

SECTION 1. That section 1, chapter 210, Laws of 1941 (section 9425-10, Rem. Supp. 1941), is amended to read as follows:

Section 1. Sewer districts for the acquirement, construction, maintenance, operation, development and regulation of a system of sewers, including treatment and disposal plants and all necessary appurtenances and providing for additions and betterments thereto, are hereby authorized to be established in the various counties of this state. Such districts may include within their boundaries portions or all of one or more incorporated cities or towns or other political sub-divisions: Provided, however, No portion or all of any incorporated city or town may be included without the consent by resolution of the city or town legislative authority.

Amendments.

SECTION 2. That section 11, chapter 210, Laws of 1941 (section 9425-20, Rem. Supp. 1941), is amended to read as follows:

Section 11. It shall be the duty of the Sewer Commissioners of every sewer district before creating any improvement hereunder or submitting to vote any plan for incurring any indebtedness to consider and determine upon and adopt the comprehensive scheme or plan for a system of sewers for such district for the purposes authorized in this act. For such purposes the Sewer Commissioners shall in-
vestigate the several portions and sections of such sewer district in regard to a system of sewers; shall examine and investigate, determine and select a scheme or plan for a system of sewers for such district suitable and adequate for present and future needs thereof; shall consider and determine a general system or plan for creating such system of sewers and the rates and assessments necessary therefor; to provide for the collection and disposal of sewage and industrial and other liquid wastes produced within the district; to include provision for the drainage of public highways, streets and roads as part of such comprehensive scheme or plan; to provide for the construction of all appurtenances thereto, including laterals, trunk sewers, intercepting sewers, syphons, pumping stations, treatment plants and other methods of disposal of sewage; to maintain, operate and repair same and do all other things necessary in connection therewith; to provide the method of distributing the cost and expense of the creation and operation thereof against such sewer district and against utility local improvement districts within such sewer district for any purpose authorized in this act; and including any such utility local improvement district lying wholly or partially within the limits of any other political sub-division included in such sewer district; and to determine the whole or such part of the cost and expenses to be paid from sewer revenue bonds as in this act provided. The Commissioners may employ such engineering and legal services as in their discretion is necessary in carrying out the objects and purposes of this act.

Such general comprehensive scheme and plan, when finally determined upon by such Board of Sewer Commissioners, shall be by them adopted by resolution, and submitted to the County Engineer or other engineer designated by the County Commissioners of the county in which the sewer district is
located and to the Director of Health, and said comprehensive scheme or plan must be approved in writing by such Engineer and the Director of Health before being submitted at a general or special election as hereinafter provided.

In the event the sewer district includes portions or all of one or more incorporated cities or towns, such comprehensive scheme or plan shall be submitted also to, and approved by resolution of, the legislative authority of such cities and towns before being submitted at a general or special election as hereinafter provided.

Sec. 3. That section 13, chapter 210, Laws of 1941 (section 9425-22, Rem. Supp. 1941), is amended to read as follows:

Section 13. After adoption by such Board of Sewer Commissioners and after approval by such Engineer, the Director of Health and by resolution of the legislative authority of the city or town, portions or all of which may be included in the sewer district, as provided above, it shall then be submitted at a general or special election, as specified in said resolution adopted as above mentioned, to the qualified voters within such district for their ratification or rejection. Notice of such election shall be given in accordance with the general election laws applicable to the county in which the sewer district is situated. If at such election a majority of the votes cast upon such question shall be in favor of the adoption thereof, the same shall thereupon be ratified and adopted and proclamation thereof made by the sewer commissioners.

Passed the Senate February 15, 1943.
Passed the House March 3, 1943.
Approved by the Governor March 9, 1943.