CHAPTER 262.
[ H.B. 463. ]

TAXATION—LIMITATION OF LEVIES—FORTY MILL LIMIT.

An Act relating to property taxes; and amending section 1, chapter 175, Laws of 1953 and RCW 84.52.050.

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

Section 1. Section 1, chapter 175, Laws of 1953 and RCW 84.52.050 are each amended to read as follows:

Except as hereinafter provided, the aggregate of all tax levies upon real and personal property by the state, municipal corporations, taxing districts and governmental agencies, now existing or hereafter created, shall not in any year exceed forty mills on the dollar of assessed valuation, which assessed valuation shall be fifty percent of the true and fair value of such property in money; and within and subject to the aforesaid limitation the levy by the state shall not exceed two mills to be used exclusively for the public assistance program of the state; the levy by any county shall not exceed eight mills; the levy by or for any school district shall not exceed fourteen mills: Provided, That the levy by or for any union high school district shall not exceed two-fifths of the maximum levy permissible for any school district without a vote of the electors thereof and the levy by or for any component district within a union high school district shall not exceed three-fifths of the maximum levy permissible for any school district without a vote of the electors thereof: Provided further, That the levy against any nonhigh school district for the high school district fund shall not exceed two-fifths of the maximum levy permissible for any school district without a vote of the electors thereof and the levy by or for any such non-high school district shall not exceed the balance of
such maximum permissible levy; the levy for any road district shall not exceed ten mills; and the levy by or for any city or town shall not exceed fifteen mills. *Provided further,* That counties of the fifth class and under are hereby authorized to levy from eight to eleven mills for general county purposes and from seven to ten mills for county road purposes if the total levy for both purposes does not exceed eighteen mills.

Nothing herein shall prevent levies at the rates provided by existing law by or for any port or power district.

Passed the House February 28, 1957.
Passed the Senate March 12, 1957.
Approved by the Governor March 26, 1957.

CHAPTER 263.

INTOXICATING LIQUOR—CLASS H LICENSES—LOCAL OPTION.

An Act relating to the regulation and control of the sale of intoxicating liquor by the drink; repealing section 4, chapter 5, Laws of 1949 and RCW 66.24.430.

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

Section 1. Section 2, chapter 5, Laws of 1949 (heretofore divided and codified as RCW 66.24.410 and 66.40.010) is divided and amended as set forth in sections 2 and 3 of this act.

Sec. 2. (RCW 66.24.410) (1) "Spiritous liquor," as used in RCW 66.24.400 to 66.24.470, inclusive, means "liquor" as defined in RCW 66.04.200, except "wine" and "beer" sold as such.

(2) "Restaurant" as used in RCW 66.24.400 to 66.24.470, inclusive, means an establishment provided with special space and accommodations where, in