the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

Passed the Senate March 29, 1965.
Passed the House March 24, 1965.
Approved by the Governor April 8, 1965.

CHAPTER 112.
[ Senate Bill No. 8. ]
VAGRANCY.
An Act relating to vagrancy; defining crimes and prescribing penalties; and amending section 436, chapter 249, Laws of 1909 and RCW 9.87.010.

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

Section 1. Section 436, chapter 249, Laws of 1909 and RCW 9.87.010 are each amended to read as follows:

Every—

(1) Person who asks or receives any compensation, gratuity or reward for practicing fortunetelling, palmistry or clairvoyance; or,

(2) Person who keeps a place where lost or stolen property is concealed; or,

(3) Person practicing or soliciting prostitution or keeping a house of prostitution; or,

(4) Common drunkards found in any place where intoxicating liquors are sold or kept for sale, or in an intoxicated condition; or,

(5) Common gambler found in any place where gambling is conducted or where gambling paraphernalia or devices are kept; or,

(6) Healthy person who solicits alms; or,

(7) Lewd, disorderly or dissolute person; or,
(8) Person who lodges in any barn, shed, shop, outhouse, vessel, car, saloon or other place not kept for lodging purposes, without the permission of the owner or person entitled to the possession thereof; or,

(9) Person who lives or works in a house of prostitution or solicits for any prostitute or house of prostitution; or,

(10) Person who solicits business for an attorney around any court, jail, morgue or hospital, or elsewhere; or,

(11) Habitual user of opium, morphine, alkaloid-cocaine or alpha or beta eucaine, or any derivation, mixture or preparation of any of them; or,

(12) Person who by his own confession thereto or prior conviction thereof is known to have been guilty of larceny, burglary, robbery or any crime of which fraud or an intent to defraud is an element, who shall be found in any drinking saloon or cellar, or any public dance hall or music hall where intoxicating liquors are sold, or be found intoxicated, or who, except upon lawful business, shall go about any dark street or alley or any residence section of any city or town in the nighttime, or loiter about any steamboat landing, passenger depot, banking institution or crowded street, shop or thoroughfare, or any public meeting or gathering, or place where people gather in crowds; or,

(13) Person, except a person enrolled as a student in or parents or guardians of such students or person employed by such school or institution, who without a lawful purpose therefor wilfully loiters about the building or buildings of any public or private school or institution of higher learning or the public premises adjacent thereto—

Is a vagrant, and shall be punished by imprisonment in the county jail for not more than six
months, or by a fine of not more than five hundred dollars.

Sec. 2. Severability. If any provision or clause of this act or application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable.

Passed the Senate March 29, 1965.
Passed the House March 25, 1965.
Approved by the Governor April 8, 1965.

CHAPTER 113.
[ Senate Bill No. 78. ]

FIRE PROTECTION DISTRICTS—EXCESS LEVIES.

An Act relating to fire protection districts; establishing the number of voters necessary for an election to authorize excess property tax levies; amending section 84.52.052, chapter 15, Laws of 1961, as amended by section 1, chapter 112, Laws of 1963, and RCW 84.52.052.

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

Section 1. Section 84.52.052, chapter 15, Laws of 1961, as amended by section 1, chapter 112, Laws of 1963, and RCW 84.52.052 are each amended to read as follows:

The limitations imposed by RCW 84.52.050 through 84.52.056, shall not prevent the levy of additional taxes, not in excess of five mills a year and without anticipation of delinquencies in payment of taxes, in an amount equal to the interest and principal payable in the next succeeding year on general obligation bonds, outstanding on December 6, 1934, issued by or through the agency of the state,