CHAPTER 16.

[Senate Bill No. 77.]

DECLARING CERTAIN USES OF TELEPHONE UNLAWFUL.

AN ACT relating to telephone calls; and prescribing a penalty for making calls of an obscene, threatening or harassing nature.

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

Section 1. Every person who, with intent to harass, intimidate, torment or embarrass any other person, shall make a telephone call to such other person:

(1) Using any lewd, lascivious, profane, indecent, or obscene words or language, or suggesting the commission of any lewd or lascivious act; or

(2) anonymously or repeatedly or at an extremely inconvenient hour, whether or not conversation ensues; or

(3) threatening to inflict injury on the person or property of the person called or any member of his family; or

(4) without purpose of legitimate communication;

shall be guilty of a misdemeanor.

Sec. 2. Any person who knowingly permits any telephone under his control to be used for any purpose prohibited by section 1 shall be guilty of a misdemeanor.

Sec. 3. Any offense committed by use of a telephone as set forth in section 1 of this act may be deemed to have been committed either at the place from which the telephone call or calls were made or at the place where the telephone call or calls were received.
Sec. 4. If any portion of this act is held to be unconstitutional or void, such decision shall not affect the validity of the remaining parts of this act.

Passed the Senate January 27, 1967.
Passed the House February 26, 1967.
Approved by the Governor March 7, 1967.

CHAPTER 17.
[Senate Bill No. 157.]

WORK RELEASE PROGRAM FOR PRISONERS.

AN ACT relating to institutions; authorizing the establishment and implementation by the director of institutions of a work release program for selected persons serving sentences within the state correctional institutions, camps or other facilities under the jurisdiction of the department of institutions; providing penalties; and declaring an effective date.

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

Section 1. As used in this act, the following terms shall have the following meanings:

(1) “Department” shall mean the department of institutions.

(2) “Director” shall mean the director of the department of institutions.

(3) “State correctional institutions” shall mean and include the Washington state penitentiary; the Washington corrections center; the Washington state reformatory; the Clallam Bay honor camp in Clallam county; the Larch Mountain honor camp in Clark county; the Washougal honor camp in Clark [Skamania] county; the Okanogan honor camp in Okanogan county; and such other state correctional institutions, camps or facilities as may hereafter be established pursuant to law under the jurisdiction of the department for the treatment of convicted felons sentenced to a term of confinement.