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the authority are being or will be adequately met by existing programs; and

(2) A surplus of funds will exist after meeting such low-income housing needs.

Expenditures for supplemental projects shall be limited to those funds determined to be surplus.

"Supplemental project" for the purposes of this chapter shall mean any work or undertaking to provide buildings, land, equipment, facilities, and other real or personal property for recreational, group home, halfway house or other community purposes which by resolution of the housing authority is determined to be necessary for the welfare of the community within its area of operation and to fully accomplish the purposes of this chapter. Such project need not be in conjunction with the clearing of a slum area under subsection (9) (a) of RCW 35.82.020 or with the providing of low-income housing under subsection (9) (b) of RCW 35.82.020.

Passed the Senate May 9, 1971.
Passed the House May 6, 1971.
Approved by the Governor May 21, 1971 with the exception of section 1 which is vetoed.
Filed in Office of Secretary of State May 21, 1971.
Note: Governor's explanation of partial veto is as follows:

"...The proviso in SB 884, "That the governing body of any class A county east of the Cascade mountains and of any city within such county shall only make such determination after referendum thereon to the people of such city or county, as the case may be." is narrowly drawn to apply to only one county in the state. Such a limitation to the general requirements of existing statutes relative to housing authorities is inappropriate and contrary to sound public policy. I have therefore vetoed this proviso and approved the remainder of the bill."

> CHAPTER 301 [Substitute Senate Bill No. 926] SUPPLEMENTAL BUDGET

AN ACT Adopting the supplemental budget; making appropriations for miscellaneous purposes; and declaring an emergency.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
<u>NEW SECTION.</u> Section 1. The following sums, or so much WASHINGTON LAWS, 1971 1st Ex. Sess. Ch. 301

thereof as shall severally be found necessary, are hereby appropriated out of the several funds indicated, for the period from the effective date of this act to June 30,1973, except as otherwise noted.

BELATED CLAIMS	
To reimburse the General Fund for Expenditures	
from Appropriation for Belated Claims to be	
disbursed on vouchers approved by the	
State Auditor:	
GENERAL FUNDArchitects' License Account	
Appropriation\$	902.85
GENERAL FUNDCommercial Feed Account	
Appropriation\$	2.44
GENERAL FUNDCommission Merchants Account	
Appropriation\$	7.17
GENERAL FUNDElectrical License Account	
Appropriation\$	4.36
GENERAL FUNDFertilizer, Agricultural	
Mineral and Lime Account Appropriation\$	4.89
GENERAL FUNDProbation Services Account	
Appropriation\$	2,523.79
GENERAL FUNDReal Estate Commission Account	
Appropriation,\$	1,776.15
GENERAL FUNDReclamation Revolving Account	
Appropriation\$	150.00
GENERAL FUNDResources Management Account	
Appropriation\$	7,540.00
GENERAL FUNDDriver Education Account	
Appropriation\$	625.35
GENERAL FUNDOutdoor Recreation Account	
Appropriation\$	51.50
GAME FUND Appropriation, 1965-1967\$	118.61
GAME FUND Appropriation, 1967-1969\$	20,216.75
GRAIN AND HAY INSPECTION FUND	
Appropriation, 1965-1967\$	132.96
GRAIN AND HAY INSPECTION FUND	
Appropriation, 1967-1969\$	33.25
HIGHWAYS SAFETY FUND Appropriation\$	1,269.54
MOTOR VEHICLE FUND Appropriation\$	28,890.12
STATE PATROL HIGHWAY ACCOUNT Appropriation\$	8,784.05
PUBLIC SERVICE REVOLVING FUND Appropriation,\$	1,311.34
AGRICULTURAL LOCAL FUND ACCOUNT	
Appropriation\$	272.55
DEPARTMENT OF PERSONNEL SERVICE REVOLVING FUND	
Appropriation\$	182.22
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ACCIDENT FUND Appropriation\$	48.00
MEDICAL AID FUND Appropriation\$	267.23
GENERAL FUNDNursery Inspection Account	
Appropriation\$	34.07
SUNDRY CLAIMS	
General Fund Appropriation for relief of various	
individuals, firms and corporations for	
sundry reasons to be disbursed on vouchers	
approved by the State Auditor as follows:	
HILLCREST AIRCRAFT CO., for refund of	
Air Puel Tax\$	3,194.28
INTERNATIONAL TRANSPORT, INC., refund for	
overpayment of prorated license fees\$	12,838.56
PUGET SOUND HELICOPTERS, INC., in full	
settlement for judgment against State,	
Thurston County Cause No. 42630\$	20,560.40
EARL A. AND MARY WASNER, in full payment of	
6% interest on judgment against the State,	
Thurston County Cause No. 36265\$	2,213.42
CLARENCE L. BUNGE, for services rendered	
to public assistance recipients, subject	
to verification\$	213.10
NYUNG K. PARK, for services rendered to	
<pre>public assistance recipients\$</pre>	22.23
KEITH, WINSTON AND REPSOLD, Attorneys for	
Metalab Eguipment Co. v. State, Thurston	
County Cause No. 40335, in full settlement	
for judgment\$	10,715.15
ROBERT W. BENSON, Public Printer, for services	
and supplies rendered to Pacilities and	
Operations Commission\$	2,397.12
DOCTORS CLINIC, for services rendered to	
<pre>public assistance recipient\$</pre>	71.00
WILL HOWARD, Attorney for George C. Olsen,	
in full settlement for injuries and	
medical costs sustained while an employee	
of the Washington State Senate (1969),	
subject to release of any and all claims	
by Olsen\$	3,500.00
PETER E. GOLDEN, for initial uniform	
allowances in accordance with RCW	100.00
38.12.200\$	100.00
LARRY W. WILDE, for initial uniform	
allowances in accordance with RCW	100.00
38.12.200\$	100.00

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JACK C. AGNEW, in full settlement of judgment against State, King County	
Superior Court No. 195387\$ HARBOR VIEW MEDICAL CENTER, for detention	4,989.82
of mentally ill patients until transfer	
to mental institutions of State of	
Washington\$	16,742.51
CLARK COUNTY, WASHINGTON, for overpayment	
to Columbia View Manor\$	960.37
ISLAND COUNTY TREASURER, reimbursement for	
cost incurred in making tax roll	
corrections\$	3,324.62
ISLAND COUNTY ASSESSOR, reimbursement for	
cost incurred in tax roll corrections\$	2,088.38
MRS. TOM (RUTH) OAKSHOTT, refund of moneys	
paid into Judges' Retirement Fund by	
Judge Thomas Oakshott, deceased, as	
full settlement, subject to release	
of any and all claims\$	3,752.50
LEWIS SQUALLY, for costs taxed against	
the State by the Supreme Court\$	451.14
ALVIN BRIDGES, supplemental judgment taxing	
costs against the State\$	109.00
RICHARD L. NORMAN, attorneys fees for	
case of State of Washington v. Robert	
J. Riddell\$	1,591.39
EMIL W. ROSENBERG, reimbursement for	
sport jacket torn due to demonstration	
at Washington State Senate Chamber,	
February 23, 1971\$	35.00
OBED J. WILLIAMSON, reimbursement for	
underpayment of 1961-62 academic year's	
salary due to administrative error by	
Eastern Washington State College\$	1,400.00
State Employees' Retirement Fund Appropriation	
to be disbursed on vouchers approved	
by the State Auditor as follows:	
MARGARGET NEAL, refund of contributions to	
Washington State Employees' Retirement	
System\$	806.05
Medical Aid Fund Appropriation to be disbursed	
on vouchers approved by the State Auditor	
as follows:	
ABE CHAIKIN, salary adjustment including	
retirement and OASI\$	863.05

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General Fund Appropriation to Supplies and Services Fund for supplies and services rendered during previous bienniums: PROVIDED, That this fund is to be disbursed by the State Auditor in accordance with the detailed list on file in the State Auditor's office containing claim numbers 71-0001 to 71-0109, 71-0140 to 71-0397, and 71-0408.....\$ 50,279.30 General Fund Appropriation to the Department of Social and Health Services and to be paid by the Department of Social and Health Services to various vendors in full settlement of services rendered to welfare patients for the period March 10, 1969 to January 29, 1971, and to be paid at the rate of eighty-five percent of each late billing received for services rendered during the period March 10, 1969 to January 29, 1971, on vouchers approved by the Department of Social and Health Services.....\$ 404,347.01 NEW SECTION. Sec. 2. The following sums or so much thereof as shall be found necessary are hereby appropriated out of the several funds indicated, for the fiscal biennium beginning July 1, 1971, and ending June 30, 1973, except as otherwise provided. Permanent Statute Law Committee General Fund Appropriation: For bill drafting services and unanticipated expenses associated with the 1972 special session.....\$ 70,000 Department of General Administration General Fund Appropriation: For janitorial and other services to legisaltive agencies......\$341,170 Supreme Court General Fund Appropriation: For Department of General Administration facilities and services charges.....\$ 89,591 Law Library General Fund Appropriation: For Department of General Administration facilities and services charges.....\$ 57,563 Administrator for the Courts General Fund Appropriation: Por Department of General Administration facilities and services charges.....\$ 8,967

Secretary of State General Fund Appropriation: For start up costs in collecting 25 percent surtax from corporations resulting from passage of chapter 2, Laws of 1971 first ex. sess......\$ 15,000 Department of General Administration General Fund Appropriation; For the Department of General Administration for the division of savings and loans: PROVIDED, That no allocations shall be made from this appropriation except from additional revenues received by the division of savings and loan from increases established after May 15, 1971, in fee schedules for services performed by the division.....\$ 58,525 Department of Revenue General Fund Appropriation: For expansion of timber assessment staff and related costs as provided for in chapter ..., Laws of 1971 first ex. sess. (SB 849)....\$250,000 Department of Motor Vehicles General Fund Appropriation: For the professional licensing division in order to meet responsibilities dictated by the various professional and occupational laws.....\$ 40,000 State Commission on Mexican-American Affairs General Fund Appropriation: For the purpose of carrying out the provisions of chapter 34, Laws of 1971 1st ex. sess. (SB 394).....\$ 30,000 Department of Employment Security Unemployment Compensation Administrative Fund Appropriation: For the purpose of carrying out the provisions of chapter 3, Laws of 1971 (HB 199)\$118,100 Department of Agriculture General Fund Appropriation: For the purpose of carrying out the provisions of chapter 49, Laws of 1971 (HB 41)....\$ 22,132 Department of Natural Resources General Fund--Forest Development Account Appropriation: For the purpose of providing additional operating expenses as authorized by chapter ..., Laws of 1971 first ex. sess. (HB 477)......\$ 80,010. General Fund--resource Management Cost Account Appropriation: For the purpose of providing additional operating expenses as authorized by

Ch. 301 WASHINGTON LAWS, 1971 1st Ex. Sess. chapter ..., Laws of 1971 first ex. sess. (HB 477) and chapter 43, Laws of 1971 first ex.sess. (HB 493): PROVIDED, That not more than \$80,000 shall be expended in accordance with the provisions of chapter 43, Laws of 1971 first ex. sess.\$752,121 Washington Public Employees Retirement System Retirement System Expense Fund Appropriation: For the purpose of carrying out the provisions of chapter 75, Laws of 1971 (HB 158) \$ 75,000 Department of Social and Health Services General Fund Appropriation: For the division of institutions to match local and federal revenues for the purpose of funding local mental retardation community construction projects: PROVIDED, That not more than \$41,250 shall be expended for the Victoria Ranch program and \$68,150 for the Lower Puget Sound Developmental Center (Morningside).....\$109,400 General Fund Appropriation: For the purpose of carrying out the provisions of chapter ..., Laws of 1971 (SB 170): PROVIDED, That expenditure shall not exceed revenues.....\$104,000 General Fund Appropriation: | For the division v_of health: PROVIDED, That this appropriation, or so much as will be necessary, will be utilized for the operation of Firland Sanatorium from January 1, 1972 for the remainder of the [biennium].....\$1,200,000 General Fund Appropriation: PROVIDED, That this amount will be utilized, together with the amount included in Engrossed Substitute House Bill No. 151, for the operation of Edgecliff Sanatarium for the first year of the 1971-73 biennium.....\$300,000 State Treasurer--State Revenues for Distribution General Fund Appropriation: For county prosecutors' salaries....\$592,125 General Fund Appropriation for distribution to counties to carry out the provisions of chapter 47, Laws of 1971 1st ex. sess. (SB 372), not to exceed 20% of revenues, and the provisions of chapter 29, Laws of 1971 1st ex. sess. (SB 156), not tol exceed 15% of revenues......\$282,825 Oceanographic Commission

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General Fund Appropriation: For the purpose of continuing special studies associated with oceanographic research.....\$ 15,000 Parks and Recreation Commission General Fund Appropriation: For the purpose of acquiring the historical ferry San Mateo from the highway department.....\$ 1,500 Superintendent of Public Instruction General Fund Appropriation of Mobile Home Excise Tax to be distributed to local school districts in accordance with chapter 82.50 RCW.....\$ 8,387,297 NEW SECTION. Sec. 3. There is hereby appropriated to the department of natural resources to be disbursed for capital projects during the period ending June 30, 1973 out of the several funds of the state as hereinafter specified: From the From the Fund Designated General Fund Rights-of-way acquisition, timber access road constructions, irrigation development, road development, road construction, land clearing and leveling of agricultural land Forest Development Account 27,420 Resources Management Account 1,645,264 Construct honor camp bridges and culverts General Fund 70,000 NEW SECTION. Sec. 4. The following sums, or so much thereof as shall severally be found necessary, are hereby appropriated out of the several funds indicated, for the period from the effective date of this act to June 30, 1973, except as otherwise provided. Interim Committee on Fisheries, Game, Game Pish or Wildlife General Fund Appropriation.....\$ 40,000 Senate Code of Ethics Board General Pund Appropriation.....\$ 3,500 House Code of Ethics Board General Fund Appropriation.....\$ 3,500 Joint Code of Ethics Board

Ch. 301 HASHINGTON LAWS, 1971 1st Ex. Sess. General Fund Appropriation.....\$ 3,500 Joint Committee on Governmental Cooperation General Fund Appropriation......\$110,000 Interim Committee on Water Resources v General Fund Appropriation.....\$ 52,000 Interim Committee on Banking, Insurance and Regulated Agencies General Fund Appropriation.....\$110,000 Public Employees' Collective Bargaining Interim Committee. General Fund Appropriation.....\$ 30,000 Forest Tax Committee General Fund Appropriation.....\$150,000 Municipal Committee Superintendent of Public Instruction General Fund Appropriation of Mobile Home Excise Tax to be distributed: PROVIDED, These funds will be used to maintain the current guarantee per weighted pupil through 1970-71.....\$490,077

<u>NEW SECTION.</u> Sec. 5. (1) From the amount appropriated to the House of Representatives for the expenses and costs of the legislature by section 1, chapter 2, Laws of 1971, the House of Representatives shall reimburse the Speaker for not more than one hundred days, in lieu of per diem at the rate of forty dollars per day for each day or major portion thereof in which he is actually engaged in completing the work of the forty-second legislature and is completing his duties as Speaker during the interim period until the convening of the next regular session of the legislature.

(2) From the amounts appropriated to the Senate and the House of Representatives for the expenses and costs of the legislature by section 1, chapter 2, Laws of 1971, the Senate and House of Representatives respectively shall reimburse their members in quarterly amounts of not to exceed one hundred fifty dollars upon presentation of vouchers by a member claiming reimbursement for interim expenses and certified by him that his expenses for such three month period were equal to or in excess of one hundred fifty dollars.

<u>NEW SECTION.</u> Sec. 6. Legislative redistricting in the nature of the case because of the numerical differences existing in the composition of the membership of the House of Representatives and the Senate of the Legislature of the State of Washington is a matter peculiarly within the special province of each house of the legislature. It is therefore the intention of the legislature that each house utilize for legislative redistricting purposes during the 1971-73 biennium funds appropriated to it for interim expenses. HASHINGTON LAWS, 1971 1st Ex. Sess. Ch. 301

None of the moneys appropriated pursuant to the provisions of this act or pursuant to the provisions of Engrossed Substitute House Bill No. 151 or appropriated pursuant to any other bill or statute enacted or in the process of being enacted by the regular or extraordinary sessions of the 1971 legislature making an appropriation to the legislative council or any other interim permanent or temporary legislative committee shall be used directlly or indirectly for the purpose of preparing, collecting or assembling data for any legislative or congressional redistricting measure during the 1971-73 biennium.

House of Representatives

General Fund Appropriation: For the purpose of carrying out the provisions of Section 6.....\$ 25,000

Senate

General Fund Appropriation: For the purpose of carrying out the provisions of Section 6.....\$ 25,000

NEW SECTION. Sec. 7. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

> Passed the Senate May 10, 1971. Passed the House May 10, 1971. Approved by the Governor May 21, 1971 with the exception of certain items which are vetoed. Filed in Office of Secretary of State May 21, 1971. Note: Governor's explanation of partial veto is as follows:

"... The specific items I have vetoed are as follows:

Veto Message

1. <u>Department of Social and Health</u> <u>Services</u>

On page 8, beginning on line 27, I have vetoed the following language: For the Division of Health: PROVIDED, That this appropriation, or so much as will be necessary, will be utilized for the operation of Firland Sanatorium from January 1, 1972 for the remainder of the biennium.

This appropriation is necessary to provide interim financing until the revenue provided for in the passage of HB 313 becomes available to operate the Sanatorium. The effect of removing this language is to enable the Department to Ch. 301 WASHINGTON LAWS, 1971 1st Ex. Sess.

utilize a portion of these funds for interim financing of Firland and to fund other mandatory legislation for which an appropriation was not provided in the rush of passing a supplemental budget in the last moments of the session. Any remaining balance will be placed in unallotted status and reverted at the end of the biennium.

2. <u>State Treasurer - State Revenue</u> for <u>Distribution</u>

On page 9, beginning on line 14, I have vetoed the following language: not to exceed 15% of revenues. This language is inconsistent with SB 156 which requires the Treasurer to distribute 25% of the snowmobile registration fees to county treasurers. I believe the intent of the substantive legislation should be followed, rather than the erroneous provision in a hastily considered supplemental appropriations bill.

3. <u>Interim Committee on Water</u> <u>Resources.</u>

On page 10, on lines 32 and 33, I have vetoed the appropriation to the Interim Committee on Water Resources. I have been advised by the Speaker of the House and other legislators that such an interim committee was not appointed.

With the exception of the items described above, the remainder of the bill is approved."

CHAPTER 302 [Engrossed Substitute Senate Bill No. 441] CRIMES AND CRIMINAL PROCEDURE--REGULATION OF OUTDOOR MUSIC FESTIVALS

AN ACT Relating to crimes and criminal procedure; providing for the regulation of outdoor music festivals; amending section 1, chapter 172, Laws of 1935 as amended by section 1, chapter 124, Laws of 1961 and RCW 9.41.010; amending section 7, chapter 172, Laws of 1935 as amended by section 6, chapter 124, Laws of 1961 and RCW 9.41.070; amending section 2, chapter 79, Laws of 1969 ex. sess. and RCW 9.40.110; amending section 3, chapter 79, Laws of 1969 ex. sess. and RCW