same intent as this act and also adds language pertinent to
the intent of that particular bill. Additionally,

amendments are made in sections 30, 31, 32 and 33 of this
act to sections of law which are repealed by House Bill
392, an act relating to divorce. Inasmuch as I have
approved House Bill 392, it would be inappropriate to leave
those sections in this act.

Accordingly, for the reasons set out above I have
determined to veto sections 30, 31, 32, 33, 37, 40, 41, 42
and 43 of Senate Bill No. 2502."

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CHAPTER 155
[Engrossed Senate Bill No. 2435]
ALCOHOLISM--ADVISORY BOARD--
COUNTY PROGRAM FUNDING

AN ACT Relating to public health; amending section 7, chapter 122,
Laws of 1972 ex. sess. and RCW 70.96A.070; amending section 2,
chapter 77, Laws of 1972 ex. sess. and RCW 70.96.096; amending
section 3, chapter 111, Laws of 1967 ex. sess. as last amended
by section 30, chapter 122, Laws of 1972 ex. sess. and RCW
71.24.030; adding a new section to chapter 70.96 RCW.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Section 1. Section 7, chapter 122, Laws of 1972 ex. sess. and
RCW 70.96A.070 are each amended to read as follows:

Pursuant to the provisions of RCW 43.20A.360, there shall be a
citizens advisory council composed of not less than seven nor more
than fifteen members, at least two of whom shall be recovered
alcoholics and two of whom shall be members of recognized
organizations involved with problems of alcoholism. The remaining
members shall be broadly representative of the community, shall
include representation from business and industry, organized labor,
the judiciary, and minority groups, ((concerned)) chosen for their
demonstrated concern with alcoholism problems ((to advise the
department); whose)) members shall be appointed by the secretary.
In addition to advising the department in carrying out the purposes
of this chapter, the council shall develop and propose to the
secretary for his consideration the rules and regulations for the
implementation of the alcoholism programs of the department. The
secretary shall thereafter adopt such rules and regulations as shall,
in his judgment properly implement the alcoholism programs of the
department consistent with the welfare of those to be served, the
legislative intent and the public good.
NEW SECTION. Sec. 2. Any county or combination of counties acting jointly by agreement, hereinafter referred to as "county", may create an alcoholism administrative board. Such board shall be composed of not less than seven nor more than fifteen members, who shall be representative of the community, shall include at least two recovered alcoholics, and shall include consumer and minority group representation. No more than four elected or appointed city or county officials may serve on such board at the same time. Members of the board shall serve three year terms and until their successors are appointed and qualified. They shall not be compensated for the performance of their duties as members of the board, but may be paid subsistence rates and mileage in the amounts prescribed by RCW 36.17.030 as now or hereafter amended.

The alcoholism administrative board, the county and the department of social and health services shall, in the area of alcoholism prevention, treatment and education, and the administration, planning and funding thereof, have the same duties, responsibilities, powers, liabilities and authorities as are provided by chapter 71.24 RCW with respect to the mental health administrative board, the county and the department of social and health services.

An executive director of the board may be appointed by the county commissioners subject to the approval of the board. Applicants for such position need not be residents of the county, city or state, and may be employed on a full or part time basis.

Sec. 3. Section 2, chapter 77, Laws of 1972 ex. sess. and RCW 70.96.096 are each amended as follows:

In order to be eligible to receive its share of liquor taxes and profits, each city and county shall be required to devote no less than two percent of such share of liquor taxes and profits to the support of an alcoholism program approved by the alcoholism administrative board authorized by section 2 of this 1973 amendatory act and the secretary of the state department of social and health services.

NEW SECTION. Sec. 4. There is added to chapter 70.96 RCW a new section to read as follows:

Any appropriation to the state department of social and health services for alcoholism programs shall be distributed as follows:

(a) Not more than ten percent to the department of social and health services for administration;

(b) Not more than twenty percent to the department of social and health services for funding of pilot and state-wide alcoholism programs, if any; and,

(c) The remainder to be provided for alcoholism programs pursuant to section 2 of this 1973 amendatory act, in the ratio of liquor taxes and profits derived from a county or within a county to
the taxes and profits derived from the total sale of liquor statewide.

Sec. 5. Section 3, chapter 111, Laws of 1967 ex. sess. as last amended by section 30, chapter 122, Laws of 1972 ex. sess. and RCW 71.24.030 are each amended to read as follows:

The secretary is authorized, pursuant to the provisions of this chapter and the rules and regulations promulgated to effectuate its purposes, to make grants to assist counties or combinations of counties in the establishment and operation of community mental health programs to provide one or more of the following services:

1. Outpatient diagnostic and treatment services.
2. Inpatient psychiatric services.
3. Rehabilitation services for patients with psychiatric illnesses.
4. Informational services to the general public and educational services furnished by qualified mental health personnel to schools, courts, health agencies, welfare agencies, probation departments and other appropriate public or private agencies or groups.
5. Consultant services to public or private agencies for the promotion and coordination of services that preserve mental health and for the early recognition and management of conditions that might develop into psychiatric illnesses.
6. Inpatient or outpatient care, treatment or rehabilitation services of ((alcoholics; persons incapacitated by alcohol and intoxicated persons and)) persons using controlled substances in violation of chapter 69.50 RCW.
7. Such services as are set forth in subsection (4) which pertain to the education and information about and prevention of problems of drug ((and alcohol)) abuse.

Such in-service training as may be necessary in providing any of the foregoing services shall be proper items of expenditure in connection therewith.

Passed the Senate April 14, 1973.
Approved by the Governor April 24, 1973, with the exceptions of Section 4 which is vetoed.
Filed in Office of Secretary of State April 25, 1973.

Note: Governor's explanation of partial veto is as follows:

"I am returning herewith, without my approval as to one item, Senate Bill No. 2435 entitled:

"AN ACT Relating to public health."

[1204]
This act creates an alcoholism advisory board for the Department of Social and Health Services and also provides a mechanism for program funding at the county level for those counties which desire it. Section four of the bill establishes a distribution formula for the funds appropriated to the department for alcoholism. The formula allows ten percent of the funds for administration, twenty percent for pilot and statewide programs and the balance to be allocated to the counties based on the ratio of liquor taxes and profits derived from a county to the taxes and profits derived from the sale of liquor statewide. This formula is unduly restrictive in that it would not allow for the continued funding of existing statewide and pilot programs. Additionally, the ratio established for county allocation varies widely from period to period, making it very difficult for the counties to do meaningful planning for future needs. With these considerations in mind, it would be appropriate for the legislature to reconsider the formula between now and next September and at that time establish a more viable method for allocating these funds to the counties.

Accordingly, for the reasons set out above I have determined to veto section four of Senate Bill No. 2435."

AN ACT Relating to special fuel tax; amending section 4, chapter 175, Laws of 1971 ex. sess. as amended by section 2, chapter 135, Laws of 1972 ex. sess. and RCW 82.38.030; amending section 5, chapter 175, Laws of 1971 ex. sess. and RCW 82.38.040; amending section 11, chapter 175, Laws of 1971 ex. sess. and RCW 82.38.100; amending section 12, chapter 175, Laws of 1971 ex. sess. and RCW 82.38.110; amending section 13, chapter 175, Laws of 1971 ex. sess. and RCW 82.38.120; amending section 16, chapter 175, Laws of 1971 ex. sess. and RCW 82.38.150; amending section 18, chapter 175, Laws of 1971 ex. sess. as amended by section 3, chapter 138, Laws of 1972 ex. sess. and RCW 82.38.170; and amending section 20, chapter 175, Laws of 1971 ex. sess. as amended by section 5, chapter 138, Laws of 1972 ex. sess. and RCW 82.38.190.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON: