AN ACT Relating to public hospital districts; amending section 1, chapter 264, Laws of 1945 and RCW 70.44.005; amending section 6, chapter 264, Laws of 1945 as last amended by section 83, chapter 195, Laws of 1973 1st ex. sess. and RCW 70.44.060; amending section 12, chapter 264, Laws of 1945 as last amended by section 2, chapter 65, Laws of 1969 ex. sess. and RCW 70.44.110; amending section 3, chapter 227, Laws of 1967 and RCW 70.44.240; adding new sections to chapter 70.44 RCW; and declaring an emergency.

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

Section 1. Section 1, chapter 264, Laws of 1945 and RCW 70.44.005 are each amended to read as follows:

The purpose of this chapter is to authorize the establishment of public hospital districts to own and operate hospitals, nursing homes, extended care, outpatient, and rehabilitative facilities, contiguous with or within such facilities or hospitals, and ambulances, and to supply hospital, nursing home, extended care, outpatient, rehabilitative, health maintenance, and ambulance service for the residents of such districts and other persons. PROVIDED, That hospital districts will not construct nursing homes when such facilities are already available. PROVIDED FURTHER, That districts located in counties having a population of over 18,000 may not construct nursing homes.

Sec. 2. Section 6, chapter 264, Laws of 1945 as last amended by section 83, chapter 195, Laws of 1973 1st ex. sess. and RCW 70.44.060 are each amended to read as follows:

All public hospital districts organized under the provisions of this chapter shall have power:

(1) To make a survey of existing hospital and other health care facilities within and without such district.

(2) To construct, condemn and purchase, purchase, acquire, lease, add to, maintain, operate, develop and regulate, sell and convey all lands, property, property rights, equipment, hospital and other health care facilities and systems for the maintenance of hospitals, buildings, structures, and any and all other facilities, and to exercise the right of eminent domain to effectuate the foregoing purposes or for the acquisition and damaging of the same or property of any kind appurtenant thereto, and such right of eminent
domain shall be exercised and instituted pursuant to a resolution of the commission and conducted in the same manner and by the same procedure as in or may be provided by law for the exercise of the power of eminent domain by incorporated cities and towns of the state of Washington in the acquisition of property rights: PROVIDED, That no public hospital district shall have the right of eminent domain and the power of condemnation against any (hospital clinic or sanatorium operated as a charitable, nonprofit establishment or against a hospital clinic or sanatorium operated by a religious group or organization) health care facility: AND PROVIDED, FURTHER, That no hospital district organized and existing in districts having more than twenty-five thousand population have any of the rights herein enumerated without the prior written consent of all existing hospital facilities within the boundaries of such hospital district.

(3) To lease existing hospital and other health care facilities and equipment and/or other property used in connection therewith, including ambulances, and to pay such rental therefor as the commissioners shall deem proper; to provide hospital and other health care services for residents of said district (in hospitals) by facilities located outside the boundaries of said district, by contract or in any other manner said commissioners may deem expedient or necessary under the existing conditions; and said hospital district shall have the power to contract with other communities, corporations, or individuals for the services provided by said hospital district; and they may further receive in said hospitals and other health care facilities and furnish proper and adequate services to all persons not residents of said district at such reasonable and fair compensation as may be considered proper: PROVIDED, that it must at all times make adequate provision for the needs of the district and residents of said district shall have prior rights to the available hospital and other health care facilities of said (hospitals) district, at rates set by the district commissioners.

(4) For the purpose aforesaid, it shall be lawful for any district so organized to take, condemn and purchase, lease, or acquire, any and all property, and property rights, including state and county lands, for any of the purposes aforesaid, and any and all other facilities necessary or convenient, and in connection with the construction, maintenance, and operation of any such hospitals and other health care facilities, subject, however, to the applicable limitations provided in subsection (2).

(5) To contract indebtedness or borrow money for corporate purposes on the credit of the corporation or the revenues of the hospitals thereof, and the revenues of any other facilities or services that the district is or hereafter may be authorized by law
to provide, and to issue (a) revenue bonds or warrants therefor payable solely out of a special fund or funds into which the district may pledge such amount of the revenues of the hospitals thereof, and the revenues of any other facilities or services that the district is or hereafter may be authorized by law to provide, to pay the same as the commissioners of the district may determine, such revenue bonds or warrants to be issued in the same manner and subject to the same provisions as provided for the issuance of revenue bonds or warrants by cities or towns under the Municipal Revenue Bond Act, chapter 35.41 RCW, as may hereafter be amended or (b) general obligation bonds therefor in the manner and form as provided in RCW 70.44.110 to 70.44.130, inclusive, as may hereafter be amended; and to assign or sell hospital accounts receivable, and accounts receivable for the use of other facilities or services that the district is or hereafter may be authorized by law to provide, for collection with or without recourse.

(6) To raise revenue by the levy of an annual tax on all taxable property within such public hospital district not to exceed seventy-five cents per thousand dollars of assessed value or such further amount as has been or shall be authorized by a vote of the people: PROVIDED FURTHER, That the public hospital districts are hereby authorized to levy such a general tax in excess of said seventy-five cents per thousand dollars of assessed value when authorized so to do at a special election conducted in accordance with and subject to all of the requirements of the Constitution and the laws of the state of Washington now in force or hereafter enacted governing the limitation of tax levies. The said board of district commissioners is hereby authorized and empowered to call a special election for the purpose of submitting to the qualified voters of the hospital district a proposition to levy a tax in excess of the seventy-five cents per thousand dollars of assessed value herein specifically authorized. The superintendent shall prepare a proposed budget of the contemplated financial transactions for the ensuing year and file the same in the records of the commission on or before the first Monday in September. Notice of the filing of said proposed budget and the date and place of hearing on the same shall be published for at least two consecutive weeks in a newspaper printed and of general circulation in said county. On the first Monday in October the commission shall hold a public hearing on said proposed budget at which any taxpayer may appear and be heard against the whole or any part of the proposed budget. Upon the conclusion of said hearing, the commission shall, by resolution, adopt the budget as finally determined and fix the final amount of expenditures for the ensuing year. Taxes levied by the commission
shall be certified to and collected by the proper county officer of
the county in which such public hospital district is located in the
same manner as is or may be provided by law for the certification and
collection of port district taxes. The commission is authorized,
prior to the receipt of taxes raised by levy, to borrow money or
issue warrants of the district in anticipation of the revenue to be
derived by such district from the levy of taxes for the purpose of
such district, and such warrants shall be redeemed from the first
money available from such taxes when collected, and such warrants
shall not exceed the anticipated revenues of one year, and shall bear
interest at a rate or rates as authorized by the commission.

(7) To enter into any contract with the United States
government or any state, municipality, or other hospital district, or
any department of those governing bodies, for carrying out any of the
powers authorized by this chapter.

(8) To sue and be sued in any court of competent
jurisdiction: PROVIDED, That all suits against the public hospital
district shall be brought in the county in which the public hospital
district is located.

(9) To make contracts, employ superintendents, attorneys, and
other technical or professional assistants and all other employees;
to make contracts with private or public institutions for employee
retirement programs; to print and publish information or literature;
and to do all other things necessary to carry out the provisions of
this chapter.

Sec. 3. Section 12, chapter 264, Laws of 1945 as last amended
by section 2, chapter 65, Laws of 1969 ex. sess. and RCW 70.44.110
are each amended to read as follows:

Whenever the commission deems it advisable that the district
acquire or construct a public hospital, or other health care
facilities, or make additions or betterments thereto, or extensions
thereof, it shall provide therefor by resolution, which shall specify
and adopt the plan proposed, and declare the estimated cost thereof,
and specify the amount of indebtedness, the amount of interest, and
the time in which all bonds shall be paid, not to exceed thirty
years. The incurring of such indebtedness shall be subject to the
applicable limitations and requirements provided in section 1,
chapter 143, Laws of 1917, as last amended by section 4, chapter 107,
Laws of 1967, and RCW 39.36.020, as now or hereafter amended. If a
proposition to incur any such indebtedness is to be submitted to the
electors of the district it may be submitted at any general election
or a special election called for that purpose pursuant to the
applicable election laws.
Sec. 4. Section 3, chapter 227, Laws of 1967 and RCW 70.44.240 are each amended to read as follows:

Any public hospital district may contract or join with any other public hospital district, any publicly owned hospital, any nonprofit hospital, any corporation, or individual to (jointly) provide such individuals, hospital districts, and hospitals with services or facilities to be used by such individuals, districts, and hospitals, including the providing of health maintenance services.

NEW SECTION. Sec. 5. There is added to chapter 70.44 RCW a new section to read as follows:

As used in this chapter, the following words shall have the following meanings:

1. The words "other health care facilities" shall mean nursing home, extended care, long-term care, outpatient, and rehabilitative facilities.

2. The words "other health care services" shall mean nursing home, extended care, long term care, outpatient, rehabilitative, health maintenance, and ambulance services.

NEW SECTION. Sec. 6. If any section, clause, or other provision of this 1974 amendatory act, or its application to any person or circumstance, is held invalid, the remainder of such 1974 amendatory act, or the application of such section, clause, or provision to other persons or circumstances, shall not be affected. The rule of strict construction shall have no application to this 1974 amendatory act, but the same shall be liberally construed, in order to carry out the purposes and objects for which this 1974 amendatory act is intended. When this 1974 amendatory act comes in conflict with any provision, limitation, or restriction in any other law, this 1974 amendatory act shall govern and control.

NEW SECTION. Sec. 7. This 1974 amendatory 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 April 22, 1974.
Passed the House April 20, 1974.
Approved by the Governor April 30, 1974.
Filed in Office of Secretary of State April 30, 1974.

CHAPTER 166
[Substitute Senate Bill No. 3145]
FINANCIAL INSTITUTIONS—SATELLITE FACILITIES

AN ACT Relating to financial institutions; creating a new chapter in Title 30 RCW; and declaring an emergency.

[ 571 ]