the territory thereof to some other district or districts: PROVIDED, That for the purposes of this section, in addition to any other finding, "reasonable effort" shall be deemed to mean the attempt to make up whatever days are short of the legal requirement by the conducting of school classes on any days to include available holidays, though not to include Saturdays and Sundays, prior to June 15 of that year: PROVIDED FURTHER, That school districts operating an extended school year program, most commonly implemented as a 45–15 plan, shall be deemed to be making a reasonable effort: PROVIDED FURTHER, That in the event any school district has suffered any interruption in its normal school calendar due to a strike or other work stoppage or slowdown by any of its employees such district shall not be subject to the requirements of this section. In case any territory is not a part of any school district, the intermediate school district superintendent shall present to the county committee a proposal for the annexation of said territory to some contiguous district or districts.

NEW SECTION. Sec. 2. 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 House April 30, 1975.
Passed the Senate April 28, 1975.
Approved by the Governor May 8, 1975.
Filed in Office of Secretary of State May 8, 1975.

CHAPTER 24
[House Bill No. 474]
MUNICIPAL AMBULANCE SERVICE—CREATION—SUPPORT

AN ACT Relating to municipal ambulance service; authorizing ambulance service; providing for the support thereof; and adding new sections to chapter 35.21 RCW.

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

NEW SECTION. Section 1. There is added to chapter 35.21 RCW a new section to read as follows:

Whenever the legislative authority of any city or town determines that the city or town or a substantial portion of the city or town is not adequately served by existing private ambulance service, the legislative authority may by appropriate legislation provide for the establishment of a system of ambulance service to be operated as a public utility of the city or town or operated by contract after a call for bids.

NEW SECTION. Sec. 2. There is added to chapter 35.21 RCW a new section to read as follows:

The legislative authority of any city or town is authorized to adopt ordinances for the levy and collection of excise taxes and/or for the imposition of an additional tax for the act or privilege of engaging in the ambulance business. Such business and occupation tax shall be imposed in such amounts as fixed and determined by the legislative authority.
The excise taxes other than the business and occupation tax authorized by this section shall be levied and collected from all persons, businesses, and industries who are served and billed for said ambulance service owned and operated or contracted for by the city or town in such amounts as shall be fixed and determined by the legislative authority of the city or town.

All taxes authorized pursuant to this section shall be construed to be taxes other than a retail sales tax defined in chapter 82.08 RCW and a use tax defined in chapter 82.12 RCW, and the city or town shall appropriate and use the proceeds derived from all taxes authorized by this section only for the operation, maintenance and capital needs of its municipally owned, operated, leased or contracted for ambulance service.

Passed the House April 30, 1975.
Passed the Senate April 23, 1975.
Approved by the Governor May 8, 1975.
Filed in Office of Secretary of State May 8, 1975.

CHAPTER 25
[Senate Bill No. 2074]
SEWER DISTRICT AND WATER DISTRICT REVENUE
BONDS AND WARRANTS—REQUISITES—
SPECIAL FUNDS

AN ACT Relating to local government; amending section 19, chapter 210, Laws of 1941 as last amended by section 4, chapter 272, Laws of 1971 ex. sess and RCW 56.16.060; amending section 21, chapter 210, Laws of 1941 as amended by section 82, chapter 56, Laws of 1970 ex. sess. and RCW 56.16.080; amending section 3, chapter 128, Laws of 1939 as last amended by section 84, chapter 56, Laws of 1970 ex. sess. and RCW 57.20.020; adding a new section to chapter 56.16 RCW; and adding a new section to chapter 57.20 RCW.

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

Section 1. Section 19, chapter 210, Laws of 1941 as last amended by section 4, chapter 272, Laws of 1971 ex. sess and RCW 56.16.060 are each amended to read as follows:

When sewer revenue bonds are issued for authorized purposes, said bonds shall be ((either registered as to principal only or shall be bearer bonds)) in bearer form or registered as to principal or interest or both, and may provide for conversion between registered and coupon bonds; shall be in such denominations, shall be numbered, shall bear such date, shall be payable at such time or times up to a maximum period of not to exceed thirty years and at such place or places one of which must be the office of the treasurer of the county in which the district is located, or of the county in which fifty-one percent or more of the area of the district is located such place or places to be determined by the board of sewer commissioners; shall bear interest at such rate or rates payable at such time or times as authorized by the board of sewer commissioners; shall be executed by the president of the board of commissioners and attested by the secretary thereof, one of which signatures may, with the written permission of the signator whose facsimile signature is being used, be a facsimile and have the seal