such accident to the nearest office of the duly authorized police authority and submit thereto the information specified in subsection (3) of this section.

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.

#### **EXPLANATORY NOTE**

RCW 46.52.020 was amended twice during the 1975 regular and first extraordinary sessions of the legislature, each without reference to the other.

(1) 1975 c 62 § 14 added the phrase at the end of subsections (1) and (2) "every such stop shall be made without obstructing traffic more than is necessary". In subsection (2) the words "or damage to other property" was added in reference to when involved drivers should stop at the scene of an accident. The first sentence of subsection (3) was changed to begin "Unless otherwise provided in subsection (6) of this section", and also provides that involved drivers in an accident resulting in death, injury or vehicle damage ... "or damage to other property" give name, address, etc. A new subsection (6) pertaining to reporting of accidents was added at the end of the section.

(2) 1975 1st ex.s. c 210 § 1 revised all of subsection (5) relating to revocation of vehicle drivers' licenses.

As these amendments appear to be in different respects, the purpose of this act is to give effect to each by reenacting the section with both amendments included therein.

Passed the House January 23, 1976. Passed the Senate February 13, 1976. Approved by the Governor February 18, 1976. Filed in Office of Secretary of State February 18, 1976.

### CHAPTER 19

# [House Bill No. 1360] INDUSTRIAL INSURANCE—CODE CORRECTION

AN ACT Relating to industrial insurance; reenacting section 17, chapter 289, Laws of 1971 ex. sess. as last amended by section 10, chapter 224, Laws of 1975 1st ex. sess. and by section 1, chapter 286, Laws of 1975 1st ex. sess. and RCW 51.32.073; and declaring an emergency.

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

Section 1. Section 17, chapter 289, Laws of 1971 ex. sess. as last amended by section 10, chapter 224, Laws of 1975 1st ex. sess. and by section 1, chapter 286, Laws of 1975 1st ex. sess. and RCW 51.32.073 are each reenacted to read as follows:

Each employer shall retain from the earnings of each workman that amount as shall be fixed from time to time by the director, the basis for measuring said amount to be determined by the director. The money so retained shall be matched in an equal amount by each employer, and all such moneys shall be remitted to the department in such manner and at such intervals as the department directs and shall be placed in the supplemental pension fund: PROVIDED, That the state apprenticeship council shall pay the entire amount into the supplemental pension fund for registered apprentices or trainees during their participation in supplemental and related instruction classes. The moneys so collected shall be used exclusively for the additional payments from the supplemental pension fund

### Ch. 19 WASHINGTON LAWS, 1975–76 2nd Ex. Sess.

prescribed in this title and for the amount of any increase payable under the provisions of RCW 51.32.075 and shall be no more than necessary to make such payments on a current basis.

<u>NEW SECTION.</u> 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.

#### EXPLANATORY NOTE

RCW 51.32.073 was amended twice during the 1975 first extraordinary session of the legislature, each without reference to the other.

(1) 1975 1st ex.s. c 224 § 10 changed the last sentence of the section to read "The moneys so collected shall be used exclusively for the additional payments from the supplemental pension fund prescribed in this title ..." (deleting a reference to RCW 51.32.070, which was repealed). (2) 1975 1st ex.s. c 286 § 1 amended the same sentence by adding "and for the amount of

(2) 1975 1st ex.s. c  $286 \$  1 amended the same sentence by adding "and for the amount of any increase payable under the provisions of section 2 of this 1975 amendatory act". Said section 2 was codified as RCW 51.32.075.

As these amendments appear to be in different respects, the purpose of this act is to give effect to each by reenacting the section with both amendments included therein.

Passed the House January 23, 1976. Passed by the Senate February 13, 1976. Approved by the Governor February 18, 1976. Filed in Office of Secretary of State February 18, 1976.

## CHAPTER 20

#### [House Bill No. 1361] ALCOHOLIC BEVERAGES—CODE CORRECTION

AN ACT Relating to alcoholic beverages; reenacting section 1, chapter 38, Laws of 1967 as amended by section 2, chapter 173, Laws of 1975 1st ex. sess. and by section 1, chapter 256, Laws of 1975 1st ex. sess. and RCW 66.12.110; and declaring an emergency.

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

Section 1. Section 1, chapter 38, Laws of 1967 as amended by section 2, chapter 173, Laws of 1975 1st ex. sess. and by section 1, chapter 256, Laws of 1975 1st ex. sess. and RCW 66.12.110 are each reenacted to read as follows:

A person twenty-one years of age or over may bring into the state from without the United States, free of tax and markup, for his personal or household use such alcoholic beverages as have been declared and permitted to enter the United States duty free under federal law.

Such entry of alcoholic beverages in excess of that herein provided may be authorized by the board upon payment of an equivalent markup and tax as would be applicable to the purchase of the same or similar liquor at retail from a Washington state liquor store. The board shall adopt appropriate regulations pursuant to chapter 34.04 RCW for the purpose of carrying out the provisions of this section. The board may issue a class H license to a charitable or nonprofit corporation of the state of Washington, the majority of the officers and directors of which are United States citizens and the minority of the officers and directors of which are citizens of the Dominion of Canada, and where the location of the premises for such class H license is not more than ten miles south of the border between the United States and the province of British Columbia.