To upgrade fire and safety standards per recommendation of the state fire mar-
shal and safety inspectors and to pro-
vide a contingency fund for
unanticipated capital needs and cost
overruns
General Fund 637,642
(b) Repair and improve utilities—(Omnibus)
Renovate water, electric, steam, and sewer
lines; replace boilers, provide contingen-
cy fund for unanticipated needs and
cost overruns (400,576)
General Fund 397,884
CEP & RI Account 2,692
(c) Repair and improve facilities—(Omnibus)
Provide for minor repairs to roofs, roads,
parking areas, and buildings and pro-
vide contingency fund for unanticipated
needs and cost overruns (1,057,210)
General Fund 557,210 500,000
(d) Preplanning projects 1973–79 (484,778)
General Fund 184,778
DSHS Construction Account (HJR 52) 300,000
(e) Social and Health Services Facilities (To
be allocated for specific projects) (24,797,240)
State and Local Improvement Revolving
Account 10,047,240 14,750,000
(f) Contingency Expense Fund
DSHS Construction Account (HJR 52) 585,000

NEW SECTION. Sec. 2. This 1975 amendatory act is necessary for the imme-
diate 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 September 6, 1975.
Passed the Senate September 6, 1975.
Approved by the Governor September 9, 1975.
Filed in Office of Secretary of State September 9, 1975.

CHAPTER 7
[House Bill No. 1242]
SCHOOL EXCESS LEVY REDUCTIONS

AN ACT Relating to appropriations; amending section 1, chapter 2, Laws of 1975 2nd ex. sess. (un-
codified); and declaring an emergency.

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

Section 1. Section 1, chapter 2, Laws of 1975 2nd ex. sess. (uncodified) is
amended to read as follows:

| 15 |
There is hereby appropriated from the state general fund including amounts from motor vehicle excise taxes imposed pursuant to RCW 35.58.273 through 35.58.279 except those amounts which are obligated for bonds and the covenants thereof issued as of the effective date of this 1975 amendatory act to the superintendent of public instruction for the biennium ending June 30, 1977, for distribution appropriate to the purposes of this section during the 1975–76 school year to school districts as hereinafter in this section provided, the sum of sixty-five million dollars or so much thereof as may be necessary: PROVIDED, That not more than three and one-half million dollars of such amount shall be allocated to districts which have submitted but failed to authorize one or more excess levies for maintenance and operations in 1976 and with a relatively high percentage of urban, rural, racial, and disadvantaged children, to continue quality educational programs for the 1975–76 school year at approximately the same student–teacher ratio that existed during the 1974–75 school year for any such districts or schools within such districts.

Allocations under this section for special levy relief shall be made by the superintendent of public instruction to local school districts in accordance with the following procedure:

Those local school districts which have received authorization for collection of an excess levy in 1976 for maintenance and operations or which have submitted one or more excess levies for maintenance and operations in 1976 shall receive an amount in the sum of eighty dollars, or as much as may be available thereof, per full time equivalent pupil enrolled for the 1975–76 school year. The superintendent of public instruction shall determine and notify each local school district of the amount of such funds made available by this section. Each board of directors of a local school district which qualifies for an allotment of funds for special levy relief pursuant to the provisions of this section and has been authorized an excess levy for maintenance and operations for collection in 1976, prior to receiving an allotment of funds hereunder, shall certify to the respective county legislative authority a reduction in the excess levy equal to the amount of funds made available for special levy relief pursuant to this section: PROVIDED, That school districts which submitted multiple special levy propositions at any one election for maintenance and operations collectible in 1976 and which received voter approval to levy at least one of such propositions, and at no other election received voter approval for levy propositions for maintenance and operations collectible in 1976, need certify to their respective county legislative authority a reduction in such excess levy only in an amount thereof equal to the percentage that the levy proposition receiving voter approval bears to the total of such multiple special levy propositions presented to the people at such election. Any school district which fails to certify and roll back excess levies in the manner required by this section shall not receive any allotment from the superintendent of public instruction of the funds made available under this section. Notwithstanding any other provision of this section, any district receiving authorization for collection of an excess levy in 1976 for maintenance and operations shall not receive an allocation during the last half of fiscal year 1976 in an amount together with the reduced levy collection over the amount which would have been derived from the originally approved levy for such period. Any excess amount of the allocation due any such district as
calculated pursuant to this section shall be distributed as the superintendent of public instruction shall direct during the first six months of fiscal year 1977.

Those local school districts which did not submit one or more excess levies for maintenance and operations for collection in 1976 and in addition experience a net per pupil expenditure, excluding transportation costs, of less than the state-wide average per student during the 1974–75 school year, shall receive an amount equal to fifty dollars per full time equivalent pupil during the 1975–76 school year.

The superintendent of public instruction, pursuant to chapter 34.04 RCW, shall promulgate rules and regulations to effect the intent of this section.

NEW SECTION. Sec. 2. This 1975 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 House September 6, 1975.
Passed the Senate September 6, 1975.
Approved by the Governor September 9, 1975.
Filed in Office of Secretary of State September 9, 1975.

CHAPTER 8
[House Bill No. 1243]
APPROPRIATION—STATE'S LIABILITY, VALENTINE V. JOHNSTON JUDGMENT

AN ACT Relating to appropriations; and declaring an emergency.

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

NEW SECTION. Section 1. There is hereby appropriated to the department of revenue from the general fund the sum of nine hundred and fifty thousand dollars: PROVIDED, That this appropriation or so much thereof as may be necessary, shall be for the purpose of satisfying the state's liability in accordance with the judgment of the Pierce county superior court entered August 8, 1975, in the case of Valentine v. Johnston (Cause No. 197735).

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 September 6, 1975.
Passed the Senate September 6, 1975.
Approved by the Governor September 9, 1975.
Filed in Office of Secretary of State September 9, 1975.

CHAPTER 9
[Initiative Measure No. 316]
DEATH PENALTY—AGGRAVATED MURDER

AN ACT Relating to crimes and punishments; adding new sections to chapter 9A.32 RCW; defining crimes; and prescribing penalties.

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