Ch. 74 WASHINGTON LAWS, 1975–76 2nd Ex. Sess.

any financial interest, direct or indirect, in any licensed retail business, nor shall any manufacturer, importer, or wholesaler own any of the property upon which such licensed persons conduct their business, nor shall any such licensed person, under any arrangement whatsoever, conduct his business upon property in which any manufacturer, importer, or wholesaler has any interest, nor shall any manufacturer, importer, or wholesaler advance moneys or moneys' worth to any such licensed person under any arrangement whatsoever, nor shall any such licensed person receive, under any arrangement whatsoever, any such advance of moneys or moneys' worth. No manufacturer, importer, or wholesaler shall be eligible to receive or hold a retail license under this title, nor shall such manufacturer, importer, or wholesaler sell at retail any liquor as herein defined: PROVIDED, That nothing in this section shall prohibit a licensed brewer or domestic winery from being licensed as a retailer pursuant to chapter 66.24 RCW for the purpose of selling beer or wine of its own production at retail on the brewery or winery premises. Such beer and wine so sold at retail shall be subject to the taxes imposed by RCW 66.24.290 and RCW 66.24.210 and to reporting and bonding requirements as prescribed by regulations adopted by the board pursuant to chapter 34.04 RCW.

Financial interest, direct or indirect, as used in this section, shall include any interest, whether by stock ownership, mortgage, lien, or through interlocking directors, or otherwise. Pursuant to rules promulgated by the board in accordance with chapter 34.04 RCW manufacturers, wholesalers and importers may perform, and retailers may accept the service of building, rotating and restocking case displays and stock room inventories; rotating and rearranging can and bottle displays of their own products; provide point of sale material and brand signs; price case goods of their own brands; and perform such similar normal business services as the board may by regulation prescribe.

NEW SECTION. Sec. 4. The effective date of this 1976 amendatory act shall be July 1, 1976.

Passed the House February 25, 1976. Passed the Senate February 23, 1976. Approved by the Governor March 5, 1976. Filed in Office of Secretary of State March 5, 1976.

CHAPTER 75

[House Bill No. 840]
TRAILER, CAMPER EXCISE TAX—
DISTRIBUTION OF REVENUE, SCHOOLS

AN ACT Relating to revenue and taxation; and amending section 66, chapter 299, Laws of 1971 ex. sess. and RCW 82.50.510.

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

Section 1. Section 66, chapter 299, Laws of 1971 ex. sess. and RCW 82.50.510 are each amended to read as follows:

The county auditor shall regularly, when remitting motor vehicle excise taxes, pay to the state treasurer the excise taxes collected under this chapter. The treasurer shall then distribute such funds quarterly on the first day of the month of January, April, July and October of each year in the following amount: Fifteen percent to cities and towns for the use thereof apportioned ratably among such cities and towns on the basis of population; fifteen percent to counties for the use thereof to be apportioned ratably among such counties on the basis of moneys collected in such counties from the excise taxes imposed under this chapter; and seventy percent for schools to be ((distributed by the superintendent of public instruction and apportioned ratably among such school districts on the basis of moneys collected in such districts from the excise taxes imposed under this chapter. All of the funds distributed to school districts under this section shall be considered available revenues of the school district in computing state equalization support under RCW 28A.41.130)) deposited in the state general fund.

Passed the House January 26, 1976.

Passed the Senate February 24, 1976.

Approved by the Governor March 5, 1976.

Filed in Office of Secretary of State March 5, 1976.

CHAPTER 76

[House Bill No. 1255]
VOLUNTEER FIREMEN—DISABILITY,
DEATH, SURVIVORS' BENEFITS

AN ACT Relating to volunteer firemen's relief and pensions; amending section 15, chapter 261, Laws of 1945 as last amended by section 4, chapter 118, Laws of 1969 and RCW 41.24.150; amending section 16, chapter 261, Laws of 1945 as last amended by section 74, chapter 154, Laws of 1973 1st ex. sess. and RCW 41.24.160; amending section 1, chapter 26, Laws of 1974 ex. sess. and RCW 41.24.180; amending section 22, chapter 261, Laws of 1945 as last amended by section 3, chapter 86, Laws of 1965 and RCW 41.24.220; and amending section 23, chapter 261, Laws of 1945 as last amended by section 6, chapter 57, Laws of 1961 and RCW 41.24.230.

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

Section 1. Section 15, chapter 261, Laws of 1945 as last amended by section 4, chapter 118, Laws of 1969 and RCW 41.24.150 are each amended to read as follows:

Whenever a fireman serving in any capacity as a member of ((a)) his own fire department subject to the provisions of this chapter becomes physically or mentally disabled, or sick, in consequence or as the result of the performance of his or her duties, so as to be wholly prevented from engaging in each and every duty ((as)) of his or her regular occupation, business or profession, he or she shall be paid from the fund monthly, the sum of ((five)) seven hundred fifty dollars for a period of not to exceed six months, or ((sixteen)) twenty-five dollars ((and sixty-seven cents)) per day for such period as is part of a month, after which period, if the member is incapacitated to such an extent that he or she is thereby prevented from engaging in any occupation or performing any work for compensation or profit, he or she shall be entitled to draw from the fund monthly, the sum of ((two)) three hundred ((fifty)) seventy-five dollars so long as the disability continues, except as hereinafter provided: PROVIDED, That if the member has a wife