(1) ((Upon any highway)) Outside of incorporated cities and towns no person shall stop, park, or leave standing any vehicle, whether attended or unattended, upon the ((main—traveled part of the highway)) roadway.

(2) Subsection (1) of this section, RCW 46.61.570, and RCW 46.61.575 shall not apply to the driver of any vehicle which is disabled ((while on the main—traveled portion of a highway)) in such manner and to such extent that it is impossible to avoid stopping and temporarily leaving ((such disabled)) the vehicle in such position.

(3) Subsection (1) of this section shall not apply to the driver of a public transit vehicle who shall temporarily stop his vehicle upon the roadway for the purpose of and while actually engaged in receiving or discharging passengers at a marked transit vehicle stop zone approved by the state highway commission or a county upon highways under their respective jurisdictions.

NEW SECTION. Sec. 3. This 1977 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 March 2, 1977.
Approved by the Governor March 17, 1977.
Filed in Office of Secretary of State March 17, 1977.

CHAPTER 25
[House Bill No. 106]
MOTOR VEHICLE LICENSES—FARM USE—TEMPORARY USE IN SPECIAL COMMUNITY ACTIVITY

AN ACT Relating to vehicle licenses; amending section 46.16.090, chapter 12, Laws of 1961 as amended by section 1, chapter 169, Laws of 1969 ex. sess. and RCW 46.16.090; and adding a new section to chapter 46.16 RCW.

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

Section 1. Section 46.16.090, chapter 12, Laws of 1961 as amended by section 1, chapter 169, Laws of 1969 ex. sess. and RCW 46.16.090 are each amended to read as follows:

Motor trucks or trailers may be specially licensed based on the maximum gross weight thereof for fifty percent of the various amounts set forth in the schedule provided in RCW 46.16.070, when such trucks or trailers are owned and operated by farmers, but only if the following condition or conditions exist:

(1) When such trucks or trailers are to be used for the transportation of such farmer's own farm, orchard or dairy products from point of production to market or warehouse, and of supplies to be used on his farm: PROVIDED, That fish and forestry products shall not be considered as farm products; and/or

(2) When such trucks or trailers are to be used for the infrequent or seasonal transportation by one such farmer for another farmer in his neighborhood of products of the farm, orchard or dairy owned by such other farmer from point of production to market or warehouse, or supplies to be used on such other farm, but only if such transportation for another farmer is for compensation other than money:
PROVIDED, HOWEVER, That farmers shall be permitted an allowance of an additional eight thousand pounds, within the legal limits, on motor trucks or trailers, when used in the transportation of such farmer's own farm machinery between his own farm or farms and for a distance of not more than thirty-five miles from his farm or farms.

The department shall prepare a special form of application to be used by farmers applying for licenses under this section, which form shall contain a statement ((to be signed by the farmer)) to the effect that the vehicle or trailer concerned will be used subject to the limitations of this section. The department shall prepare special insignia which shall be placed upon all such vehicles or trailers to indicate that the vehicle or trailer is specially licensed, or may, in its discretion, substitute a special license plate for such vehicles or trailers for such designation.

Any person who operates such a specially licensed vehicle or trailer in transportation upon public highways in violation of the limitations of this section shall be guilty of a misdemeanor.

NEW SECTION. Sec. 2. There is added to chapter 46.16 RCW a new section to read as follows:

The department in its discretion may issue a temporary letter of authority authorizing the movement of an unlicensed vehicle or the temporary usage of a special plate for the purpose of promoting or participating in an event such as a parade, pageant, fair, convention, or other special community activity. The letter of authority may not be issued to or used by anyone for personal gain, but public identification of the sponsor or owner of the donated vehicle shall not be considered to be personal gain.

Passed the House February 7, 1977.
Passed the Senate March 2, 1977.
Approved by the Governor March 17, 1977.
Filed in Office of Secretary of State March 17, 1977.

CHAPTER 26
[House Bill No. 108]
SPECIAL FUEL TAX—LICENSE, BOND—VIOLATIONS—PenALTIES

AN ACT Relating to the taxation of fuel utilized for propulsion of motor vehicles; amending section 12, chapter 175, Laws of 1971 ex. sess. as amended by section 4, chapter 156, Laws of 1973 1st ex. sess. and RCW 82.38.110; amending section 14, chapter 175, Laws of 1971 ex. sess. and RCW 82.38.130; amending section 18, chapter 175, Laws of 1971 ex. sess. as last amended by section 7, chapter 156, Laws of 1973 1st ex. sess. and RCW 82.38.170; and amending section 28, chapter 175, Laws of 1971 ex. sess. and RCW 82.38.270.

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

Section 1. Section 12, chapter 175, Laws of 1971 ex. sess. as amended by section 4, chapter 156, Laws of 1973 1st ex. sess. and RCW 82.38.110 are each amended to read as follows:

Application for a special fuel dealer's license, special fuel supplier's license or a special fuel user's license, shall be made to the department. The application shall be