This section shall not apply to offenses defined and punishable under the provisions of RCW 69.50.410.

<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.

Passed the Senate February 12, 1979. Passed the House March 2, 1979. Approved by the Governor March 21, 1979. Filed in Office of Secretary of State March 21, 1979.

CHAPTER 68

[Substitute Senate Bill No. 2184]

WASTE DISPOSAL FACILITIES RECYCLING ACTIVITY OR SERVICE

AN ACT Relating to waste disposal facilities; amending section 5, chapter 127, Laws of 1972 ex. sess. and RCW 43.83A.050; and amending section 4, chapter 127, Laws of 1972 ex. sess. and RCW 43.83A.040.

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

Section 1. Section 5, chapter 127, Laws of 1972 ex. sess. and RCW 43-. .83A.050 are each amended to read as follows:

As used in this chapter, the term "waste disposal facilities" shall mean any facilities owned or operated by a public body for the collection, storage, treatment, ((and)) disposal, recycling, or recovery of liquid wastes or solid wastes, including, but not limited to, sanitary sewage, storm water, residential, industrial, and commercial wastes, <u>material segregated into recyclables</u> and <u>nonrecyclables</u>, and any combination ((thereof;)) of such wastes; and all equipment, utilities, structures, real property, and interests in and improvements on real property, necessary for or incidental to such purpose.

As used in this chapter, the term "public body" means the state of Washington or any agency, political subdivision, taxing district, or municipal corporation thereof, and those Indian tribes now or hereafter recognized as such by the federal government for participation in the federal land and water conservation program and which may constitutionally receive grants or loans from the state of Washington.

Sec. 2. Section 4, chapter 127, Laws of 1972 ex. sess. and RCW 43-.83A.040 are each amended to read as follows:

The proceeds from the sale of the bonds deposited in the state and local improvements revolving account of the general fund under the terms of this chapter shall be administered by the state department of ecology subject to legislative appropriation. The department may use or permit the use of any funds derived from the sale of bonds authorized under this chapter to accomplish the purpose for which said bonds are issued by direct expenditures and by grants or loans to public bodies, including grants to public bodies as matching funds in any case where federal, local or other funds are made available on a matching basis for improvements within the purposes of this chapter.

The department may not use or permit the use of any funds derived from the sale of bonds authorized by this chapter for the support of a solid waste recycling activity or service in a locale if the department determines that the activity or service is reasonably available to persons within that locale from private enterprise.

Integration of the management and operation of systems for solid waste disposal with systems of liquid waste disposal holds promise of improved waste disposal efficiency and greater environmental protection and restoration. To encourage the planning for and development of such integration, the legislature may provide for special grant incentives to public bodies which plan for or operate integrated waste disposal management systems.

Passed the Senate March 6, 1979. Passed the House March 2, 1979. Approved by the Governor March 21, 1979. Filed in Office of Secretary of State March 21, 1979.

CHAPTER 69

[Engrossed Senate Bill No. 2277] SCHOOL BUS STOP SHELTERS—PUBLIC SERVICE SIGNS

AN ACT Relating to school bus stop shelters; and amending section 4, chapter 96, Laws of 1961 as last amended by section 1, chapter 271, Laws of 1975 1st ex. sess. and RCW 47.42.040.

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

Section 1. Section 4, chapter 96, Laws of 1961 as last amended by section 1, chapter 271, Laws of 1975 1st ex. sess. and RCW 47.42.040 are each amended to read as follows:

It is declared to be the policy of the state that no signs which are visible from the main traveled way of the interstate system, primary system, or scenic system shall be erected or maintained except the following types:

(1) Directional or other official signs or notices that are required or authorized by law;

(2) Signs advertising the sale or lease of the property upon which they are located;

(3) Signs advertising activities conducted on the property on which they are located;

(4) Signs, not inconsistent with the policy of this chapter and the national policy set forth in section 131 of title 23, United States Code as codified and enacted by Public Law 85-767 and amended only by section 106, Public Law 86-342, and the national standards promulgated thereunder by