(a) If requested by telephone, accurate information regarding the retail prices of funeral merchandise and services offered for sale by that funeral director; and

(b) At the time such arrangements are completed or prior to the time of rendering the service, a written, itemized statement showing to the extent then known the price of merchandise and service that such person making such arrangements has selected, the price of supplemental items of service and merchandise, if any, and the estimated amount of each item for which the funeral service firm will advance money as an accommodation to the person making such funeral arrangements.

(2) No such funeral director, his agent, or his employee, shall bill or cause to be billed any item that is referred to as a "cash advanced" item unless the net amount paid for such item by the funeral director is the same amount as is billed to such funeral director.

Passed the Senate March 21, 1979.
Passed the House April 11, 1979.
Approved by the Governor April 25, 1979.
Filed in Office of Secretary of State April 25, 1979.

CHAPTER 63
[Engrossed Senate Bill No. 2492]
TELEPHONE SERVICE—TELECOMMUNICATION DEVICE INSTALLATIONS FOR THE DEAF

AN ACT Relating to handicapped persons; adding a new section to chapter 70.54 RCW; and creating a new section.

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

NEW SECTION. Section 1. The legislature finds that many citizens of this state who are unable to utilize telephone services in a regular manner due to hearing defects are able to communicate by teletypewriters where hearing is not required for communication. Hence, it is the purpose of section 2 of this act to require that telecommunication devices for the deaf be installed.

NEW SECTION. Sec. 2. There is added to chapter 70.54 RCW a new section to read as follows:

(1) For the purpose of this section "telecommunication device" means an instrument for telecommunication in which speaking or hearing is not required for communicators.

(2) The county legislative authority of each fourth class or larger county and the governing body of each city with a population in excess of 10,000 shall provide by July 1, 1980 for a telecommunication device in their jurisdiction or through a central dispatch office that will assure access to police, fire, or other emergency services.

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(3) The county legislative authority of each fifth class or smaller county shall by July 1, 1980 make a determination of whether sufficient need exists with their respective counties to require installation of a telecommunication device. Reconsideration of such determination will be made at any future date when a deaf individual indicates a need for such an instrument.

Passed the Senate April 16, 1979.
Passed the House April 9, 1979.
Approved by the Governor April 25, 1979.
Filed in Office of Secretary of State April 25, 1979.

CHAPTER 64
[Engrossed Senate Bill No. 2565]
POLLING PLACES—ACCESSIBILITY FOR HANDICAPPED PERSONS
AN ACT Relating to handicapped persons; adding a new chapter to Title 29 RCW; and providing effective dates.

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

NEW SECTION. Section 1. The intent of this chapter is to require county auditors to make reasonable efforts to designate and use locations for polling places which are accessible to handicapped persons, to include the following actions:

(1) Make minor, inexpensive modifications such as installation of temporary ramps or relocation of booths within buildings, where indicated;
(2) Designation of new, accessible polling places to replace those with poor facilities; and
(3) Continued use of locations which are accessible to people with disabilities.

NEW SECTION. Sec. 2. Each county auditor shall report in writing to the secretary of state within one year after the effective date of this act with a list of precincts which do not have a polling place accessible to handicapped persons. The auditor shall indicate what efforts have been made pursuant to section 1 of this act to provide accessible places in such precincts.

NEW SECTION. Sec. 3. The secretary of state, in consultation with the state building code advisory council, shall adopt guidelines by January 1, 1980, for accessibility of polling places as required by this chapter.

NEW SECTION. Sec. 4. Each state agency and entity of local government shall permit the use of any of its buildings and the most suitable locations therein as polling places when required by a county auditor to provide accessible places in each precinct.