(1) Motor vehicles when operated in transportation exclusively within the corporate limits of any city or town of less than ten thousand population unless contiguous to a city or town of ten thousand population or over, nor between contiguous cities or towns both or all of which are less than ten thousand population;

(2) Motor vehicles when operated in transportation wholly within the corporate limits of cities or towns of ten thousand or more but less than thirty thousand population, or between such cities or towns when contiguous, as to which the commission, after investigation and the issuance of an order thereon, has determined that no substantial public interest exists which requires that such transportation be subject to regulation under this chapter;

(3) Motor vehicles when transporting exclusively the United States mail or in the transportation of newspapers or periodicals;

(4) Motor vehicles owned and operated by the United States, the state of Washington, or any county, city, town, or municipality therein, or by any department of them, or either of them;

(5) Motor vehicles specially constructed for towing disabled vehicles or wrecking and not otherwise used in transporting goods for compensation;

(6) Motor vehicles normally owned and operated by farmers in the transportation of their own farm, orchard, or dairy products, including livestock and plant or animal wastes, from point of production to market, or in the infrequent or seasonal transportation by one farmer for another ((in his immediate neighborhood)) farmer, if their farms are located within twenty miles of each other, of products of the farm, orchard, or dairy, including livestock and plant or animal wastes, or of supplies or commodities to be used on the farm, orchard, or dairy;

(7) Motor vehicles when transporting exclusively water in connection with construction projects only.

Passed the House March 21, 1979.
Passed the Senate April 6, 1979.
Approved by the Governor April 13, 1979.
Filed in Office of Secretary of State April 13, 1979.

CHAPTER 7
[House Bill No. 114]
HANDICAPPED PARKING PRIVILEGE—LUNG DISEASE
AN ACT Relating to handicapped drivers; and amending section 1, chapter 128, Laws of 1961 as last amended by section 1, chapter 102, Laws of 1975-76 2nd ex. sess. and RCW 46.16.380.

Be it enacted by the Legislature of the State of Washington:
Section 1. Section 1, chapter 128, Laws of 1961 as last amended by section 1, chapter 102, Laws of 1975-'76 2nd ex. sess. and RCW 46.16.380 are each amended to read as follows:

Any person who shall submit satisfactory proof to the director that he or she has lost both of his or her lower extremities, or who has lost the normal or full use thereof, or who is so severely disabled as to be unable to move without the aid of crutches or a wheelchair or who has lost both hands, or who suffers from lung disease to such an extent that forced expiratory respiratory volume, when measured by spirometry, is less than one liter per second, shall be entitled to receive a special card to be left in a vehicle in a conspicuous place, bearing distinguishing marks, letters or numerals indicating that the vehicle is being used to transport such a privileged person. Such a privileged person shall also be entitled to receive for one motor vehicle only, a special decal to be affixed to the vehicle in a conspicuous place designated by the director, bearing distinguishing marks, letters or numerals indicating that the vehicle is owned by or primarily used for such a privileged person. Whenever such owner transfers or assigns his interest in such vehicle, the special decal shall be removed. Such person shall immediately surrender the decal to the director together with a notice of the transfer of interest in such vehicle. If another vehicle is acquired by, or for the primary use of, such person, a new decal shall be issued by the director. Application for renewal, except for the permanently disabled who shall be issued a permanent card, must be made by January 10th of each renewal year together with satisfactory proof of the right to continued use of such special card and decal. No additional fees shall be charged for the issuance of such special card and decal. The director shall promulgate such rules and regulations as he deems necessary to carry into effect this section.

Any unauthorized use of such distinguishing card and decal shall constitute a gross misdemeanor.

Passed the House March 21, 1979.
Passed the Senate April 6, 1979.
Approved by the Governor April 13, 1979.
Filed in Office of Secretary of State April 13, 1979.

CHAPTER 8
[Substitute House Bill No. 188]
FOREST FIRE PROTECTION—SELECTIVE SNAG REMOVAL

AN ACT Relating to forest protection; amending section 1, chapter 13, Laws of 1951 and RCW 76.04.222; amending section 11, chapter 184, Laws of 1923 and RCW 76.04.120; repealing section 2, chapter 13, Laws of 1951, section 3, chapter 142, Laws of 1955 and RCW 76.04.223; repealing section 3, chapter 13, Laws of 1951, section 4, chapter 142, Laws of 1955 and RCW 76.04.224; repealing section 4, chapter 13, Laws of 1951, section 5, chapter 142, Laws of 1955, section 6, chapter 111, Laws of 1957 and RCW 76.04.225; repealing section 5, chapter 13, Laws of 1951, section 6, chapter 142, Laws of 1955 and RCW 76.04.226; repealing section 6, chapter 13, Laws of 1951, section 7, chapter 142,