CHAPTER 57
[Substitute House Bill No. 1457]
COMBINED CITY-COUNTY HEALTH DEPARTMENTS

AN ACT Relating to combined city-county health departments; amending section 4, chapter 46, Laws of 1949 and RCW 70.08.040; amending section 5, chapter 46, Laws of 1949 and RCW 70.08.070; amending section 6, chapter 46, Laws of 1949 and RCW 70.08.080; and declaring an emergency.

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

Section 1. Section 4, chapter 46, Laws of 1949 and RCW 70.08.040 are each amended to read as follows:

(1) Except as provided in subsection (2) of this section, the director of public health under this chapter shall be appointed by the mayor of the city of one hundred thousand population or more, such appointment to be effective only upon a majority vote confirmation of each ((governing body)) legislative authority of said city and said county. He shall be paid such salary and allowed such expenses as shall be determined annually by the ((governing bodies)) legislative authorities of said city and said county. He shall hold office for an indefinite term and may be removed at any time by the mayor of said city only for cause shown and after public hearing on charges reduced to writing, a copy of such charges having first been filed ten days prior to such public hearing with the ((governing bodies)) legislative authorities of said city and of said county.

(2) Where a combined department is established under this chapter involving a city with a population of four hundred thousand or more and a class AA county in which such city is located, the director of public health under this chapter shall be appointed by the county executive of the county and the mayor of the city for a term of four years and until a successor is appointed and confirmed. The director of public health may be reappointed by the county executive of the county and the mayor of the city for additional four year terms. The appointment shall be effective only upon a majority vote confirmation of the legislative authority of the county and the legislative authority of the city. The director may be removed by the county executive of the county, after consultation with the mayor of the city, upon filing a statement of reasons therefor with the legislative authorities of the county and the city.

Sec. 2. Section 5, chapter 46, Laws of 1949 and RCW 70.08.070 are each amended to read as follows:

(((A))) Notwithstanding any provisions to the contrary contained in any city or county charter, and to the extent provided by the city and the county pursuant to appropriate legislative enactment, employees of the combined city and county health department (((except those already covered by civil service and retirement plans;))) may (((upon passage of an ordinance by the

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city;)) be included in the civil service and retirement plans of ((such)) the city or the county: PROVIDED, That residential requirements for such positions shall be coextensive with the county boundaries: PROVIDED FURTHER, That the city or county is authorized to pay such parts of the expense of operating and maintaining such civil service and retirement system and to contribute to the retirement fund in behalf of employees such sums as may be agreed upon between the ((governing-bodies)) legislative authorities of such city and county.

Sec. 3. Section 6, chapter 46, Laws of 1949 and RCW 70.08.080 are each amended to read as follows:

The city by ordinance, and the county by ((resolution)) appropriate legislative enactment, under this chapter may pool all or any part of their respective funds available for public health purposes, in the office of the city treasurer or the office of the county treasurer in a special pooling fund to be established in accordance with agreements between the ((governing-bodies)) legislative authorities of said city and county and which shall be expended for the combined health department.

NEW SECTION. Sec. 4. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 5. 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 House February 21, 1980.
Passed the Senate February 15, 1980.
Approved by the Governor March 3, 1980.
Filed in Office of Secretary of State March 3, 1980.

CHAPTER 58
[House Bill No. 1460]
STATE SCHOOLS FOR THE DEAF AND BLIND—CERTIFICATED EMPLOYEES' SALARIES

AN ACT Relating to certain educational facilities and programs; and amending section 72.05-.140, chapter 28, Laws of 1959 as last amended by section 9, chapter 217, Laws of 1979 ex. sess. and RCW 72.05.140.

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

Section 1. Section 72.05.140, chapter 28, Laws of 1959 as last amended by section 9, chapter 217, Laws of 1979 ex. sess. and RCW 72.05.140 are each amended to read as follows: