(7) Section 5, chapter 195, Laws of 1977 ex. sess. and RCW 43.51A.070;
(8) Section 6, chapter 195, Laws of 1977 ex. sess. and RCW 43.51A.080;
(9) Section 7, chapter 195, Laws of 1977 ex. sess. and RCW 43.51A.090;
(10) Section 8, chapter 195, Laws of 1977 ex. sess. and RCW 43.51A.100;
(11) Section 9, chapter 195, Laws of 1977 ex. sess. and RCW 43.51A.110;
(12) Section 10, chapter 195, Laws of 1977 ex. sess. and RCW 43.51A.120;
(13) Section 11, chapter 195, Laws of 1977 ex. sess. and RCW 43.51A.130;
(14) Section 19, chapter 195, Laws of 1977 ex. sess. and RCW 43.51A.140;
(15) Section 28, chapter 99, Laws of 1979 and RCW 43.131.203; and
(16) Section 70, chapter 99, Laws of 1979 and RCW 43.131.204.

NEW SECTION. Sec. 26. There is appropriated from the general fund
the office of archaeology and historic preservation or its statutory succes-
sor, the sum of twenty-two thousand nine hundred sixty dollars, or so much
thereof as may be necessary, to support the operations of the heritage
council during the 1983-1985 fiscal biennium.

NEW SECTION. Sec. 27. 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 June
30, 1983.

Passed the House February 10, 1983.
Passed the Senate April 15, 1983.
Approved by the Governor April 22, 1983.
Filed in Office of Secretary of State April 22, 1983.

CHAPTER 92
[House Bill No. 87]
METROPOLITAN MUNICIPAL CORPORATIONS—SPECIAL PURPOSE
DISTRICTS—REPRESENTATION

AN ACT Relating to special purpose district representation on metropolitan municipal cor-
porations; and amending section 35.58.120, chapter 7, Laws of 1965 as last amended by
section 3, chapter 190, Laws of 1981 and RCW 35.58.120.

Be it enacted by the Legislature of the State of Washington:
Sec. 1. Section 35.58.120, chapter 7, Laws of 1965 as last amended by section 3, chapter 190, Laws of 1981 and RCW 35.58.120 are each amended to read as follows:

A metropolitan municipal corporation shall be governed by a metropolitan council composed of the following:

(1) One member (a) who shall be the elected county executive of the central county, or (b) if there shall be no elected county executive, one member who shall be selected by, and from, the board of commissioners of the central county.

(2) One additional member for each county commissioner district or county council district which shall contain fifteen thousand or more persons residing within the metropolitan municipal corporation, who shall be the county commissioner or county councilman from such district;

(3) One additional member selected by the board of commissioners or county council of each component county for each county commissioner district or county council district containing fifteen thousand or more persons residing in the unincorporated portion of such commissioner district lying within the metropolitan municipal corporation each such appointee to be a resident of such unincorporated portion;

(4) One member from each component city which shall have a population of fifteen thousand or more persons, who shall be the mayor of such city, if such city shall have the mayor–council form of government, and in other cities shall be selected by, and from, the mayor and city council of each of such cities.

(5) One member representing all component cities which have less than fifteen thousand population each, to be selected by and from the mayors of such smaller cities in the following manner: The mayors of all such cities shall meet prior to July 1 of each even-numbered year at a time and place to be fixed by the metropolitan council. The chairperson of the metropolitan council shall preside. After nominations are made, successive ballots shall be taken until one candidate receives a majority of all votes cast.

(6) One additional member selected by the city council of each component city containing a population of fifteen thousand or more for each fifty thousand population over and above the first fifteen thousand, such members to be selected from such city council until all councilmen are members and thereafter to be selected from other officers of such city.

(7) For any metropolitan municipal corporation which shall be authorized to perform the function of metropolitan water pollution abatement, two additional members who shall be commissioners of a sewer district or a water district which is operating a sewer system and is a component part of the metropolitan municipal corporation and shall participate only in those council actions which relate to the performance of the function of metropolitan water pollution abatement. The commissioners of all such sewer districts and water districts which are component parts of the
metropolitan municipal corporation shall meet on the first Tuesday of the month following May 21, 1971 and thereafter on the second Tuesday of June of each even-numbered year at seven o'clock p.m. at the office of the board of county commissioners of the central county. After election of a chairman, nominations shall be made to select (a) members to serve on the metropolitan council and successive ballots taken for each member until one candidate receives a majority of votes cast. The two members so selected shall not be from districts whose boundaries come within ten miles of each other.

(8) One member, who shall be chairman of the metropolitan council, selected by the other members of the council. The member shall not hold any public office of or be an employee of any component city or component county of the metropolitan municipal corporation.

Passed the House February 16, 1983.
Passed the Senate April 13, 1983.
Approved by the Governor April 22, 1983.
Filed in Office of Secretary of State April 22, 1983.

CHAPTER 93
[House Bill No. 112]
WATER WELLS—COMPLAINTS AGAINST CONSTRUCTION

AN ACT Relating to water well construction; and amending section 12, chapter 212, Laws of 1971 ex. sess. and RCW 18.104.120.

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

Sec. 1. Section 12, chapter 212, Laws of 1971 ex. sess. and RCW 18.104.120 are each amended to read as follows:

Any person with an economic or noneconomic interest may make a complaint against any water well contractor or operator for violating (the provisions of) this chapter or any regulations (pursuant hereto) under it to the (pollution control hearings board established pursuant to chapter 43.21B RCW) department of ecology. The complaint shall be in writing, signed by the complainant, and specify the grievances against (said) the licensee (and be accompanied by a ten dollar filing fee). The department shall respond to the complaint by issuance of an order it deems appropriate. Review of the order shall be subject to the hearings procedures set forth in RCW 18.104.130.

Passed the House February 16, 1983.
Passed the Senate April 13, 1983.
Approved by the Governor April 22, 1983.
Filed in Office of Secretary of State April 22, 1983.