authority. Notice of intention to let contracts or to enter into lease agree-
ments involving amounts exceeding one thousand dollars but less than three
thousand five hundred dollars, shall be posted by the county legislative au-
thority on a bulletin board in its office not less than three days prior to
making such lease or contract. For advertisement and competitive bidding
to be dispensed with as to purchases between one thousand and three thou-
sand five hundred dollars, the county legislative authority must authorize by
resolution a county procedure for securing telephone and/or written quota-
tions from enough vendors to assure establishment of a competitive price
and for awarding such contracts for purchase of materials, equipment or
services to the lowest responsible bidder. Immediately after the award is
made, the bid quotations obtained shall be recorded and open to public in-
spection and shall be available by telephone inquiry. Wherever possible,
supplies shall be purchased in quantities for a period of at least three
months, and not to exceed one year. Supplies generally used throughout the
various departments shall be standardized insofar as possible, and may be
purchased and stored for general use by all of the various departments
which shall be charged for the supplies when withdrawn from the purchas-
ing department.

This section does not apply to performance-based contracts, as defined
in section 2(3) of this 1985 act, that are negotiated under chapter 39—
RCW (sections 2 through 4 of this 1985 act).

NEW SECTION. Sec. 10. Sections 2 through 4 of this act shall con-
stitute a new chapter in Title 39 RCW.

Passed the House March 19, 1985.
Passed the Senate April 12, 1985.
Approved by the Governor April 25, 1985.
Filed in Office of Secretary of State April 25, 1985.

CHAPTER 170
[Engrossed Senate Bill No. 3494]
TURKEY SHOOTS

AN ACT Relating to turkey shoots conducted by charitable or nonprofit organizations;
and amending RCW 9.46.030.

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

Sec. 1. Section 2, chapter 139, Laws of 1981 as amended by section 1,
chapter 70, Laws of 1984 and RCW 9.46.030 are each amended to read as
follows:

(1) The legislature hereby authorizes bona fide charitable or nonprofit
organizations to conduct bingo games, raffles, amusement games, and fund
raising events, and to utilize punch boards and pull-tabs and to allow their
premises and facilities to be used by only members, their guests, and mem-
bers of a chapter or unit organized under the same state, regional, or na-
tional charter or constitution, to play social card games authorized by the
commission, when licensed, conducted or operated pursuant to the provi-
sions of this chapter and rules and regulations adopted pursuant thereto.

(2) Bona fide charitable or bona fide nonprofit organizations organized
primarily for purposes other than the conduct of raffles, are hereby author-
ized to conduct raffles without obtaining a license to do so from the com-
mission when such raffles are held in accordance with all other requirements
of chapter 9.46 RCW, other applicable laws, and rules of the commission;
when gross revenues from all such raffles held by the organization during
the calendar year do not exceed five thousand dollars; and when tickets to
such raffles are sold only to, and winners are determined only from among,
the regular members of the organization conducting the raffle: PROVIDED,
That the term members for this purpose shall mean only those persons who
have become members prior to the commencement of the raffle and whose
qualification for membership was not dependent upon, or in any way related
to, the purchase of a ticket, or tickets, for such raffles.

(3) Bona fide charitable or bona fide nonprofit organizations organized
primarily for purposes other than the conduct of such activities are hereby
authorized to conduct bingo, raffles, and amusement games, without ob-
taining a license to do so from the commission but only when:

(a) Such activities are held in accordance with all other requirements
of chapter 9.46 RCW as now or hereafter amended, other applicable laws,
and rules of the commission; and

(b) Said activities are, alone or in any combination, conducted no more
than twice each calendar year and over a period of no more than twelve
consecutive days each time, notwithstanding the limitations of RCW
9.46.020(2) as now or hereafter amended: PROVIDED, That a raffle con-
ducted under this subsection may be conducted for a period longer than
twelve days; and

(c) Only bona fide members of that organization, who are not paid for
such services, participate in the management or operation of the activities;
and

(d) Gross revenues to the organization from all the activities together
do not exceed five thousand dollars during any calendar year; and

(e) All revenue therefrom, after deducting the cost of prizes and other
expenses of the activity, is devoted solely to the purposes for which the or-
ganization qualifies as a bona fide charitable or nonprofit organization; and

(f) The organization gives notice at least five days in advance of the
conduct of any of the activities to the local police agency of the jurisdiction
within which the activities are to be conducted of the organization's intent
to conduct the activities, the location of the activities, and the date or dates
they will be conducted; and
(g) The organization conducting the activities maintains records for a period of one year from the date of the event which accurately show at a minimum the gross revenue from each activity, details of the expenses of conducting the activities, and details of the uses to which the gross revenue therefrom is put.

(4) The legislature hereby authorizes any person, association or organization operating an established business primarily engaged in the selling of food or drink for consumption on the premises to conduct social card games and to utilize punch boards and pull-tabs as a commercial stimulant to such business when licensed and utilized or operated pursuant to the provisions of this chapter and rules and regulations adopted pursuant thereto.

(5) The legislature hereby authorizes any person to conduct or operate amusement games when licensed and operated pursuant to the provisions of this chapter and rules and regulations adopted by the commission at such locations as the commission may authorize.

(6) The legislature hereby authorizes any person, association, or organization to conduct sports pools without a license to do so from the commission but only when the outcome of which is dependent upon the score, or scores, of a certain athletic contest and which is conducted only in the following manner:
   (a) A board or piece of paper is divided into one hundred equal squares, each of which constitutes a chance to win in the sports pool and each of which is offered directly to prospective contestants at one dollar or less; and
   (b) The purchaser of each chance or square signs his or her name on the face of each square or chance he or she purchases; and
   (c) At some time not later than prior to the start of the subject athletic contest the pool is closed and no further chances in the pool are sold; and
   (d) After the pool is closed a prospective score is assigned by random drawing to each square; and
   (e) All money paid by entrants to enter the pool less taxes is paid out as the prize or prizes to those persons holding squares assigned the winning score or scores from the subject athletic contest; and
   (f) The sports pool board is available for inspection by any person purchasing a chance thereon, the commission, or by any law enforcement agency upon demand at all times prior to the payment of the prize; and
   (g) The person or organization conducting the pool is conducting no other sports pool on the same athletic event; and
   (h) The sports pool conforms to any rules and regulations of the commission applicable thereto.

(7) The legislature hereby authorizes bona fide charitable or nonprofit organizations to conduct, without the necessity of obtaining a permit or license to do so from the commission, golfing sweepstakes permitting wagers of money, and the same shall not constitute such gambling or lottery as
otherwise in this chapter prohibited, or be subject to civil or criminal penalties thereunder, but this only when the outcome of such golfing sweepstakes is dependent upon the score, or scores, or the playing ability, or abilities, of a golfing contest between individual players or teams of such players, conducted in the following manner:

(a) Wagers are placed by buying tickets on any players in a golfing contest to "win", "place" or "show" and those holding tickets on the three winners may receive a payoff similar to the system of betting identified as parimutuel, such moneys placed as wagers to be used primarily as winners proceeds, except moneys used to defray the expenses of such golfing sweepstakes or otherwise used to carry out the purposes of such organization; or

(b) Participants in any golfing contest(s) pay a like sum of money into a common fund on the basis of attaining a stated number of points ascertainable from the score of such participants, and those participants attaining such stated number of points share equally in the moneys in the common fund, without any percentage of such moneys going to the sponsoring organization; and

(c) Participation is limited to members of the sponsoring organization and their bona fide guests.

(8) The legislature hereby authorizes bowling establishments to conduct, without the necessity of obtaining a permit or license to do so, as a commercial stimulant, a bowling activity which permits bowlers to purchase tickets from the establishment for a predetermined and posted amount of money which tickets are then selected by the luck of the draw and the holder of the matching ticket so drawn has an opportunity to bowl a strike and if successful receives a predetermined and posted monetary prize: PROVIDED, That all sums collected by the establishment from the sale of tickets shall be returned to purchasers of tickets and no part of the proceeds shall inure to any person other than the participants winning in the game or a recognized charity. The tickets shall be sold, and accounted for, separately from all other sales of the establishment. The price of any single ticket shall not exceed one dollar. Accounting records shall be available for inspection during business hours by any person purchasing a chance thereon, by the commission or its representatives, or by any law enforcement agency.

(9) (a) The legislature hereby authorizes any bona fide charitable or nonprofit organization which is licensed pursuant to RCW 66.24.400, and its officers and employees, to allow the use of the premises, furnishings, and other facilities not gambling devices of such organization by members of the organization, and members of a chapter or unit organized under the same state, regional, or national charter or constitution, who engage as players in the following types of gambling activities only:

(i) Social card games as defined in RCW 9.46.020(20)(a), (b), (c), and (d); and
(ii) Social dice games, which shall be limited to contests of chance, the outcome of which are determined by one or more rolls of dice.

(b) Bona fide charitable or nonprofit organizations shall not be required to be licensed by the commission in order to allow use of their premises in accordance with this subsection; however, the following conditions must be met:

(i) No organization, corporation, or person shall collect or obtain or charge any percentage of or shall collect or obtain any portion of the money or thing of value wagered or won by any of the players: PROVIDED, That a player may collect his or her winnings; and

(ii) No organization, corporation, or person shall collect or obtain any money or thing of value from, or charge or impose any fee upon, any person which either enables him or her to play or results in or from his or her playing: PROVIDED, That this subparagraph (ii) shall not preclude collection of a membership fee which is unrelated to participation in gambling activities authorized under this subsection.

The penalties provided for professional gambling in this chapter shall not apply to the activities authorized by this section when conducted in compliance with the provisions of this chapter and in accordance with the rules and regulations of the commission.

(10) The legislature hereby authorizes bona fide charitable or nonprofit organizations to conduct, without the necessity of obtaining a permit or license to do so from the commission, turkey shoots permitting wagers of money. Such contests shall not constitute such gambling or lottery as otherwise in this chapter prohibited, or be subject to civil or criminal penalties. Such organizations must be organized for purposes other than the conduct of turkey shoots.

Such turkey shoots shall be held in accordance with all other requirements of chapter 9.46 RCW, other applicable laws, and rules that may be adopted by the commission. Gross revenues from all such turkey shoots held by the organization during the calendar year shall not exceed five thousand dollars. Turkey shoots conducted under this section shall meet the following requirements:

(a) The target shall be divided into one hundred or fewer equal sections, with each section constituting a chance to win. Each chance shall be offered directly to a prospective contestant for one dollar or less;

(b) The purchaser of each chance shall sign his or her name on the face of the section he or she purchases;

(c) The person shooting at the target shall not be a participant in the contest, but shall be a member of the organization conducting the contest;

(d) Participation in the contest shall be limited to members of the organization which is conducting the contest and their guests;

(e) The target shall contain the following information:

(i) Distance from the shooting position to the target;
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(ii) The gauge of the shotgun;
(iii) The type of choke on the barrel;
(iv) The size of shot that will be used; and
(v) The prize or prizes that are to be awarded in the contest;
(f) The targets, shotgun, and ammunition shall be available for inspection by any person purchasing a chance thereon, the commission, or by any law enforcement agency upon demand, at all times before the prizes are awarded;
(g) The turkey shoot shall award the prizes based upon the greatest number of shots striking a section;
(h) No turkey shoot may offer as a prize the right to advance or continue on to another turkey shoot or turkey shoot target; and
(i) Only bona fide members of the organization who are not paid for such service may participate in the management or operation of the turkey shoot, and all income therefrom, after deducting the cost of prizes and other expenses, shall be devoted solely to the lawful purposes of the organization.

Passed the Senate March 12, 1985.
Passed the House April 12, 1985.
Approved by the Governor April 25, 1985.
Filed in Office of Secretary of State April 25, 1985.

CHAPTER 171

[Substitute Senate Bill No. 4114]

SECURITIES SALES BY STATE OR SUBDIVISIONS OF STATE—LIABILITY FOR FRAUDULENT ACTIVITIES CONNECTED TO SALE OF CERTAIN SECURITIES

AN ACT Relating to securities of the state, its agencies, political subdivisions, municipal corporations, or instrumentalities; and amending RCW 21.20.430.

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

Sec. 1. Section 43, chapter 282, Laws of 1959 as last amended by section 9, chapter 272, Laws of 1981 and RCW 21.20.430 are each amended to read as follows:

(1) Any person, who offers or sells a security in violation of any provisions of RCW 21.20.010 or 21.20.140 through 21.20.230, is liable to the person buying the security from him or her, who may sue either at law or in equity to recover the consideration paid for the security, together with interest at eight percent per annum from the date of payment, costs, and reasonable attorneys' fees, less the amount of any income received on the security, upon the tender of the security, or for damages if he or she no longer owns the security. Damages are the amount that would be recoverable upon a tender less (a) the value of the security when the buyer disposed of it and (b) interest at eight percent per annum from the date of disposition.

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