protect any lakes, rivers, or watercourses and also other areas of land from pollution, from its sewers or its sewage treatment plant. A district may charge property owners seeking to connect to the district system of sewers, as a condition to granting the right to so connect, in addition to the cost of such connection, such reasonable connection charge as the board of commissioners shall determine to be proper in order that such property owners shall bear their equitable share of the cost of such system. A district may permit payment of the cost of connection and the reasonable connection charge to be paid with interest in installments over a period not exceeding ten years. The county treasurer may charge and collect a fee of three dollars per parcel for each year for the treasurer's services. Such fees shall be a charge to be included as part of each annual installment, and shall be credited to the county current expense fund by the county treasurer. A district may compel all property owners within the sewer district located within an area served by the district system of sewers to connect their private drain and sewer systems with the district system under such penalty as the sewer commissioners shall prescribe by resolution. The district may for such purpose enter upon private property and connect the private drains or sewers with the district system and the cost thereof shall be charged against the property owner and shall be a lien upon property served.

Passed the Senate March 7, 1985.
Passed the House April 12, 1985.
Approved by the Governor May 10, 1985.
Filed in Office of Secretary of State May 10, 1985.

CHAPTER 251
[Substitute Senate Bill No. 3388]
ATTORNEY GENERAL—INVESTIGATIVE AND CRIMINAL PROSECUTION ACTIVITY

AN ACT Relating to the attorney general; adding new sections to chapter 43.10 RCW; repealing section 5, chapter 335, Laws of 1981 (uncodified); and declaring an emergency.

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

NEW SECTION. Sec. 1. The attorney general shall annually report to the organized crime advisory board a summary of the attorney general's investigative and criminal prosecution activity conducted pursuant to this chapter. Except to the extent the summary describes information that is a matter of public record, the information made available to the board shall be given all necessary security protection in accordance with the terms and provisions of applicable laws and rules and shall not be revealed or divulged publicly or privately by members of the board.

NEW SECTION. Sec. 2. Upon request of a prosecuting attorney, the attorney general may assume responsibility for the appellate review of a
criminal case or assist the prosecuting attorney in the appellate review if the
attorney general finds that the case involves fundamental issues affecting
the public interest and the administration of criminal justice in this state.

NEW SECTION. Sec. 3. Sections 1 and 2 of this act are each added
to chapter 43.10 RCW.

NEW SECTION. Sec. 4. Section 5, chapter 335, Laws of 1981 (un-
codified) is repealed.

NEW SECTION. Sec. 5. Section 4 of this act is necessary for the im-
mediate preservation of the public peace, health, and safety, the support of
the state government and its existing public institutions, and shall take ef-
fect immediately.

Passed the Senate March 12, 1985.
Passed the House April 24, 1985.
Approved by the Governor May 10, 1985.
Filed in Office of Secretary of State May 10, 1985.

CHAPTER 252
[Senate Bill No. 3436]
STATE-WIDE BALLOT ITEMS—BALLOT TITLE

AN ACT Relating to elections; and amending RCW 29.27.060.

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

Sec. 1. Section 29.27.060, chapter 9, Laws of 1965 as last amended by
section 3, chapter 4, Laws of 1977 and RCW 29.27.060 are each amended
to read as follows:

When a proposed constitution or constitutional amendment or other
question is to be submitted to the people of the state for state-wide popular
vote, the attorney general shall prepare a concise statement posed as a
question and not exceeding twenty words containing the essential features
thereof expressed in such a manner as to clearly identify the proposition to
be voted upon.

Questions to be submitted to the people of a county or municipality
shall also be advertised as provided for nominees for office, and in such
cases there shall also be printed on the ballot a concise statement posed as a
question and not exceeding ((twenty words, or)) seventy-five words ((in the
case of a school district tax proposition;)) containing the essential features
thereof expressed in such a manner as to clearly identify the proposition to
be voted upon, which statement shall be prepared by the city attorney for
the city, and by the prosecuting attorney for the county or any other politi-
cal subdivision of the state, other than cities, situated in the county.

((Such)) The concise statement ((shall)) constitutes the ballot title.
The secretary of state shall certify to the county auditors the ballot title for