shall be a prerequisite, within the expressed purpose of this chapter, to any sale, lease, or development of land in this state.

Passed the House January 21, 1986.
Passed the Senate March 1, 1986.
Approved by the Governor March 11, 1986.
Filed in Office of Secretary of State March 11, 1986.

CHAPTER 40
[Substitute House Bill No. 1460]
FLOWER SHOPS—WINE DELIVERY—CLASS P LIQUOR LICENSE

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

Sec. 1. Section 10, chapter 85, Laws of 1982 and RCW 66.24.550 are each amended to read as follows:

There shall be a ((special-gift)) wine ((service)) retailer's license to be designated as class P to solicit, take orders for, sell and deliver wine in bottles and original packages to persons other than the person placing the order. A class P license may be issued only to a business solely engaged in the delivery of gifts at retail which holds no other class of license under this title or to a person in the business of selling flowers or floral arrangements at retail. No minimum wine inventory requirement shall apply to holders of class P licenses. The fee for this license is seventy-five dollars per year. Delivery of wine under a class P license shall be made in accordance with all applicable provisions of this title and the rules of the board, and no wine so delivered shall be opened on any premises licensed under this title. A class P license does not authorize a ((service)) retailer's license to be designated as class P to solicit, take orders for, sell and deliver wine in bottles and original packages to persons other than the person placing the order. A class P license may be issued only to a business solely engaged in the delivery of gifts at retail which holds no other class of license under this title or to a person in the business of selling flowers or floral arrangements at retail. No minimum wine inventory requirement shall apply to holders of class P licenses. The fee for this license is seventy-five dollars per year. Delivery of wine under a class P license shall be made in accordance with all applicable provisions of this title and the rules of the board, and no wine so delivered shall be opened on any premises licensed under this title. A class P license does not authorize door-to-door solicitation of gift wine delivery orders ((or the delivery of more than one bottle of wine to the same address in any twenty-four-hour period)). Deliveries of wine under a class P license shall be made only in conjunction with gifts or flowers.

Passed the House February 11, 1986.
Passed the Senate March 1, 1986.
Approved by the Governor March 11, 1986.
Filed in Office of Secretary of State March 11, 1986.

CHAPTER 41
[Substitute House Bill No. 1385]
WATER AND SEWER DISTRICTS—COMMISSIONER ELECTIONS

Be it enacted by the Legislature of the State of Washington:
Sec. 1. Section 8, chapter 210, Laws of 1941 as last amended by section 3, chapter 141, Laws of 1985 and RCW 56.12.030 are each amended to read as follows:

(1) Nominations for the first board of commissioners to be elected at the election for the formation of the sewer district shall be by petition of fifty qualified electors or ten percent of the qualified electors of the district, whichever is the smaller. The petition shall be filed in the auditor's office of the county in which the district is located at least thirty days before the election. Thereafter candidates for the office of sewer commissioner shall file declarations of candidacy and their election shall be conducted as provided by the general elections laws. A vacancy or vacancies shall be filled by appointment by the remaining commissioner or commissioners until the next regular election for commissioners: PROVIDED, That if there are two vacancies on the board, one vacancy shall be filled by appointment by the remaining commissioner and the one remaining vacancy shall be filled by appointment by the then two commissioners and said appointed commissioners shall serve until the next regular election for commissioners. If the vacancy or vacancies remain unfilled within six months of its or their occurrence, the county legislative authority in which the district is located shall make the necessary appointment or appointments. If there is a vacancy of the entire board a new board may be appointed by the board of county commissioners. Any person residing in the district who is at the time of election a qualified voter may vote at any election held in the sewer district.

(2) Subsection (1) of this section notwithstanding, the board of commissioners may provide by majority vote that subsequent commissioners be elected from commissioner districts within the district. If the board exercises this option, it shall divide the district into three commissioner districts of approximately equal population following current precinct and district boundaries. Thereafter, candidates shall be nominated and one candidate shall be elected from each commissioner district by the electors of the commissioner district.

(3) All expense of elections for the formation or reorganization of a sewer district shall be paid by the county in which the election is held and the expenditure is hereby declared to be for a county purpose, and the money paid for that purpose shall be repaid to the county by the district if formed or reorganized.

NEW SECTION. Sec. 2. A new section is added to chapter 57.12 RCW to read as follows:

Notwithstanding RCW 57.12.020 and 57.12.030, the board of commissioners may provide by majority vote that subsequent commissioners be elected from commissioner districts within the district. If the board exercises this option, it shall divide the district into three commissioner districts of approximately equal population following current precinct and district boundaries. Thereafter, candidates shall be nominated and one candidate
shall be elected from each commissioner district by the electors of the com-
missioner district.

Passed the House February 14, 1986.
Passed the Senate March 1, 1986.
Approved by the Governor March 11, 1986.
Filed in Office of Secretary of State March 11, 1986.

CHAPTER 42
[Engrossed House Bill No. 1350]
COLLEGES AND UNIVERSITIES—ANNUAL TUITION FEE ADJUSTMENT
AN ACT Relating to tuition fees; and amending RCW 28B.15.067.
Be it enacted by the Legislature of the State of Washington:

Sec. 1. Section 2, chapter 257, Laws of 1981 as last amended by section 15, chapter 390, Laws of 1985 and RCW 28B.15.067 are each amended to read as follows:

Tuition fees shall be established and adjusted (biennially) annually under the provisions of this chapter beginning with the (1983-84) 1987-88 academic year. Such fees shall be identical, subject to other provisions of this chapter, for students enrolled at either state university, for students enrolled at the regional universities and The Evergreen State College and for students enrolled at any community college. Tuition fees shall reflect the undergraduate and graduate educational costs of the state universities, the regional universities and the community colleges, respectively, in the amounts (herein) prescribed in this chapter. The change from the biennial tuition fee adjustment to an annual tuition fee adjustment shall not reduce the amount of revenue to the state general fund.

Passed the House February 6, 1986.
Passed the Senate March 1, 1986.
Approved by the Governor March 11, 1986.
Filed in Office of Secretary of State March 11, 1986.

CHAPTER 43
[Substituted House Bill No. 1496]
HORSE RACING—RACE PROCEEDS ALLOCATION
AN ACT Relating to horse racing; and amending RCW 67.16.175.
Be it enacted by the Legislature of the State of Washington:

Sec. 1. Section 1, chapter 135, Laws of 1981 as amended by section 10, chapter 146, Laws of 1985 and RCW 67.16.175 are each amended to read as follows: