If both the challenger and the challenged voter file affidavits instead of appearing in person, an evaluation of the affidavits by the county auditor constitutes a hearing for the purposes of this section.

The county auditor shall hold a hearing at which time both parties ((shall)) may present their facts and arguments. After reviewing the facts and arguments, including any evidence submitted by either side, the county auditor shall rule as to the validity or invalidity of the ((challenge)) challenged registration. His or her ruling is final subject only to a petition for judicial review by the superior court under chapter 34.04 RCW. If ((the challenger)) either party, or both parties, fail((s)) to appear at the meeting or fail((s)) to file an affidavit, the ((registration in question may remain in full effect as determined by the county auditor. If the challenged voter fails to appear at the meeting or fails to file an affidavit, then the registration shall be canceled and the voter so notified)) county auditor shall determine the status of the registration based on his or her evaluation of the available facts.

NEW SECTION. Sec. 5. Section 1, chapter 30, Laws of 1983 1st ex. sess. and RCW 29.10.123 are each repealed.

Passed the House April 15, 1987.
Passed the Senate April 9, 1987.
Approved by the Governor May 8, 1987.
Filed in Office of Secretary of State May 8, 1987.

CHAPTER 289
[Substitute Senate Bill No. 6023]
PORT DISTRICTS—USE OF INDUSTRIAL DEVELOPMENT FACILITIES AS SECURITY—PORT PROPERTY AND FACILITIES INCLUDES CERTAIN AGRICULTURAL PRODUCT FACILITIES

AN ACT Relating to port industrial bonding; amending RCW 53.40.020; and adding a new section to chapter 53.40 RCW.

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

NEW SECTION. Sec. 1. A new section is added to chapter 53.40 RCW to read as follows:

The port commission of any port district, as security for the payment of the principal of and interest on any revenue bonds issued and any agreements made in connection therewith, may mortgage, pledge, or otherwise encumber the particular industrial development facility or facilities or any part or parts thereof that are being financed by the revenue bonds, whether then owned or thereafter acquired, and may assign any mortgage and repledge any security conveyed to the port district for that particular facility or facilities.
Sec. 2. Section 3, chapter 59, Laws of 1957 as amended by section 2, chapter 183, Laws of 1959 and RCW 53.40.020 are each amended to read as follows:

All such revenue bonds authorized under the terms of this chapter may be issued and sold by the port district from time to time and in such amounts as is deemed necessary by the port commission to provide sufficient funds for the carrying out of all port district powers, and without limiting the generality thereof, shall include the following: Acquisition, construction, reconstruction, maintenance, repair, additions and operation of port properties and facilities, including in the cost thereof engineering, inspection, accounting, fiscal and legal expenses; the cost of issuance of bonds, including printing, engraving and advertising and other similar expenses; payment of interest on the outstanding bonds issued for any project during the period of actual construction and for six months after the completion thereof, and the proceeds of such bond issue are hereby made available for all such purposes. "Port property and facilities," as used in this section, includes facilities for the freezing or processing of agricultural products.

Passed the Senate April 21, 1987.
Passed the House April 9, 1987.
Approved by the Governor May 8, 1987.
Filed in Office of Secretary of State May 8, 1987.

CHAPTER 290
[Substitute House Bill No. 937]
INDUSTRIAL INSURANCE—SELF-INSURED EMPLOYERS—INJURY CLAIM REPORTING REQUIREMENTS

AN ACT Relating to reports by self-insured employers; and adding a new section to chapter 51.32 RCW.

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

NEW SECTION. Sec. 1. A new section is added to chapter 51.32 RCW to read as follows:

On any industrial injury claim where the self-insured employer or injured worker has requested a determination by the department, the self-insurer must submit all medical reports and any other specified information not previously submitted to the department. When the department requests information from a self-insurer by certified mail, the self-insurer shall submit all information in its possession concerning a claim within ten working days from the date of receipt of such certified notice.

Passed the Senate April 15, 1987.
Approved by the Governor May 8, 1987.
Filed in Office of Secretary of State May 8, 1987.