by amending their respective practice acts to refer to RCW 43.03.250 which authorizes reimbursement of $100 per day. Enactment of these two sections would clearly be in conflict with the statutory criteria contained in RCW 43.03.240 which says a Class Three Board "performs regulatory or licensing functions with respect to a specific profession". Both boards fit within their existing Class Three ranking. Additionally, the Office of Financial Management, pursuant to a statutory requirement, reviewed all part-time board’s compensation and reported to the legislature in November 1988. This report is under consideration by the respective legislative committees.

With the exception of sections 17 and 27, Substitute House Bill No. 1894 is approved.*

CHAPTER 203
[Senate Bill No. 6076]
MOTORCYCLE ENDORSEMENT EXAMINATION AND RENEWAL FEES

AN ACT Relating to motorcycle public awareness campaign; amending RCW 46.20.505; adding a new section to chapter 46.20 RCW; and declaring an emergency.

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

*NEW SECTION. Sec. 1. A new section is added to chapter 46.20 RCW to read as follows:

(1) Beginning July 1, 1989, the director of licensing shall develop a motorcycle public awareness program, provided funds are appropriated for this purpose. The director may contract with public and private entities for the operation of this program.

(2) There is created a motorcycle public awareness advisory board to assist the director of licensing in the development of a public awareness program. The board shall monitor this program following implementation and report to the director of licensing as necessary with recommendations including, but not limited to, administration, application, and substance of the public awareness program.

The board shall consist of nine members appointed by the director of licensing, one of whom shall be appointed chairperson. Three members of the board shall be members of nonprofit motorcycle organizations which actively support and promote motorcycle safety education. One member of the board shall represent motorcycle dealerships or motorcycle related shops. One member shall be a currently employed Washington state patrol motorcycle officer with at least five years experience and at least one year cumulative experience as a motorcycle officer. One member shall be a member of the public. One member shall be a current motorcycle safety instructor with no less than two years teaching experience. One member shall be the director of licensing or the director’s designee. One member shall be a member of the legislative transportation committee or the committee’s designee. The term of appointment shall be two years. The board shall meet at the call of the director, but not less than three times annually and not less than six times
during its term of appointment, and shall receive no compensation for services but shall be reimbursed for travel expenses while engaged in business of the board in accordance with RCW 43.03.050 and 43.03.060.

(3) The board shall submit a proposed motorcycle public awareness program to the director and to the legislative transportation committee for review and approval on or before January 1, 1990.

(4) The purpose of the program is to increase public awareness of motorcycle safety.

*Sec. 1 was vetoed, see message at end of chapter.

Sec. 2. Section 50, chapter 145, Laws of 1967 ex. sess. as last amended by section 5, chapter 227, Laws of 1988 and RCW 46.20.505 are each amended to read as follows:

Every person applying for a special endorsement or a new category of endorsement of a driver's license authorizing such person to drive a motorcycle or a motor-driven cycle shall pay ((a motorcycle)) an examination fee of two dollars which is not refundable. ((The)) In addition, the endorsement fee for the initial or new category ((examination)) motorcycle endorsement shall be ((seven)) six dollars and the subsequent renewal ((examination)) endorsement fee shall be ((five)) seven dollars and fifty cents. ((Five dollars of)) The initial or new category ((examination fee and five dollars of any subsequent fee for a renewal)) and renewal endorsement fees shall be deposited in the motorcycle safety education account of the highway safety fund.

NEW SECTION. Sec. 3. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect immediately.

Passed the Senate April 17, 1989.
Passed the House April 10, 1989.

Approved by the Governor May 3, 1989, with the exception of certain items which were vetoed.

Filed in Office of Secretary of State May 3, 1989.

Note: Governor's explanation of partial veto is as follows:

"I am returning herewith, without my approval as to section 1, Engrossed Senate Bill No. 6076, entitled:

"AN ACT Relating to motorcycle public awareness."

Section 2 of this bill increases the examination and endorsement fees which fund the motorcycle safety education account. Section 3 contains an emergency clause making the increase effective immediately. Note the appropriation is not contained in this bill. I am supportive of this program and its intent to increase public safety for motorcyclists.

In 1983, a motorcycle safety education advisory committee was statutorily created to assist the Director of Licensing in the development of a motorcycle operator training program. In 1987, these statutes were revised to rename the committee as a board and to provide for selection criteria for members and a list of priorities for an education training program. The new board created in section 1 of this bill appears to
be duplicative of the existing board and incompatible in a number of areas. If the legislature desires a different composition of members or a different size board, then future legislation could make these changes in the existing board or abolish the existing board and create a new board.

Mandating new boards and commissions should be done only after careful consideration of their need. I have instructed the Director of Licensing to ensure the intent of Engrossed Senate Bill No. 6076 is carried out by the department.

With the exception of section 1, Engrossed Senate Bill No. 6076 is approved.*

CHAPTER 204
[Substitute Senate Bill No. 5144]
COUNTY AUDITORS—PRESEVATION, RECORDING, AND INDEXING OF DOCUMENTS

AN ACT Relating to the preservation of documents recorded or filed with county auditors; amending RCW 36.18.010; adding new sections to chapter 36.18 RCW; and creating a new section.

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

NEW SECTION. Sec. 1. The legislature, finding in this centennial year that many old documents recorded or filed with county officials are deteriorating due to age and environmental degradation and that such documents require preservation in the public interest before they are irreparably damaged, enacts the centennial document preservation act of 1989.

NEW SECTION. Sec. 2. Each county auditor is hereby authorized to provide for the installation and thereafter for the maintenance of an improved system for copying, preserving, and indexing documents recorded in the county. Such a system may utilize the latest technology including, but not limited to, photomicrographic and computerized electronic digital storage methodology. The initial installation of the improved system shall include the following:

(1) The acquisition, installation, operation, and maintenance of the equipment provided for in the definition above; and

(2) The establishment of procedures for the continued preservation, indexing, and filing of all instruments and records that will, after the effective installation date, constitute a part of the improved system.

NEW SECTION. Sec. 3. A surcharge of two dollars per instrument shall be charged by the county auditor for each document recorded, which will be in addition to any other charge authorized by law. Fifty percent of the revenue generated through this surcharge shall be transmitted monthly to the state treasurer who shall distribute such funds to each county treasurer within the state in July of each year in accordance with the formula described in section 5 of this act. The county treasurer shall place the funds received in a special account titled the auditor's centennial document preservation and modernization account to be used solely for the purpose authorized by this chapter and shall not be added to the county current expense