HOUSE JOURNAL

OF THE

First Extraordinary Session Fortieth Legislature

OF THE

STATE OF WASHINGTON

AT

Olympia, the State Capital

Convened January 9, 1967 Adjourned Sine Die March 9, 1967



Don Eldridge, Speaker
Thomas L. Copeland, Speaker Pro Tempore
Malcolm McBeath, Chief Clerk
Sidney R. Snyder, Assistant Chief Clerk
Lucile Rohrbeck, Assistant to Chief Clerk
Regina Hoover, Minute Clerk
Lu Ann Dillard, Minute Clerk

INDEX

	Day—Friday, March 10, 1967				
	Day—Monday, March 13, 1967				
	Day—Tuesday, March 14, 1967				
	Day—Wednesday, March 15, 1967				
7th	Day—Thursday, March 16, 1967	Pages	1467	to	1478
8th	Day—Friday, March 17, 1967	Pages	1479	to	1512
11th	Day-Monday, March 20, 1967	Pages	1513	to	1533
12t h	Day—Tuesday, March 21, 1967	Pages	1533	to	1552
13th	Day—Wednesday, March 22, 1967	Pages	1553	to	1566
	Day—Thursday, March 23, 1967				
15th	Day-Friday, March 24, 1967	Pages	1600	to	1645
18th	Day-Monday, March 27, 1967	Pages	1645	to	1660
19th	Day—Tuesday, March 28, 1967	Pages	1660	to	1677
20th	Day-Wednesday, March 29, 1967	Pages	1677	to	1692
21st	Day—Thursday, March 30, 1967	Pages	1692	to	1702
22nd	Day—Friday, March 31, 1967	Pages	1702	to	1723
	Day—Saturday, April 1, 1967				
25th	Day—Monday, April 3, 1967	Pages	1741	to	1754
26th	Day—Tuesday, April 4, 1967	Pages	1755	to	1769
	Day-Wednesday, April 5, 1967				
28th	Day—Thursday, April 6, 1967	Pages	1789	to	1827
	Day—Friday, April 7, 1967				
	Day—Saturday, April 8, 1967				
32nd	Day-Monday, April 10, 1967	Pages	1859	to	1874
	Day-Tuesday, April 11, 1967				
	Day—Wednesday, April 12, 1967				
	Day—Thursday, April 13, 1967				
	Day—Friday, April 14, 1967				
	Day-Saturday, April 15, 1967				
39th	Day-Monday, April 17, 1967	Pages	1963	to	1989
	Day—Tuesday, April 18, 1967				
	Day—Wednesday, April 19, 1967				
	Day—Thursday, April 20, 1967				
	Day—Friday, April 21, 1967				
	Day—Saturday, April 22, 1967				
	Day—Sunday, April 23, 1967				
	Day-Monday, April 24, 1967				
	Day—Tuesday, April 25, 1967				
	Day—Wednesday, April 26, 1967				
	Day—Thursday, April 27, 1967				
	Day—Friday, April 28, 1967				
	Day—Saturday, April 29, 1967				
	Day—Sunday, April 30, 1967				

COMPILED, EDITED, AND INDEXED BY MALCOLM McBEATH

CHIEF CLERK OF THE HOUSE

JOURNAL OF THE HOUSE

OF THE

EXTRAORDINARY SESSION

OF THE

FORTIETH LEGISLATURE

FIRST DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, March 10, 1967.

The Speaker (Mr. Wolf presiding) called the House to order at 10:00 a.m. The Clerk called the roll and all members were present except Represent-atives Copeland, Haussler, Hill, Hurley, Perry, Richardson, and Taylor. Representatives Haussler, Hill, Hurley, Perry, Richardson, and Taylor were excused.

The Speaker assumed the Chair.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Jerry Kirk, son of Representative Gladys Kirk, of New Wilmington, Pennsylvania.

MESSAGE FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary, Olympia, Washington, March 10, 1967.

To The Honorable,

The Speaker of The House of Representatives, The Legislature of the State of Washington, Olympia, Washington

Mr. Speaker:

I, A. Ludlow Kramer, Secretary of State of the State of Washington and custodian of the Seal of said State, do hereby certify that: I have carefully compared the annexed copy of a proclamation by the Governor calling an extraordinary session of the Legislature to convene on the 10th day of March, 1967, with the original copy of said proclamation now on file in this office, and find the same to be a full, true and correct copy of said original, and the whole thereof, together with all official endorsements thereon.

In Testimony Whereof, I have set my hand and affixed hereto the Seal of the State of Washington. Done at the Capitol at Olympia on this the date of March 10, 1967.

A, LUDLOW KRAMER, Secretary of State.

[The Seal of the State of Washington-1889]

Proclamation By the Governor:

The 1967 Session of the Washington State Legislature has considered a record volume of proposed legislation during its regular sixty-day session, and is to be commended for enacting more significant measures than any Legislature in recent history.

However, the Legislature has failed to enact appropriation and revenue measures and other measures of vital interest to the people of this state, including the following:

Tax Reform. The people should have the opportunity to choose a tax structure which is more responsive to the expanding needs of this state and more equitable in its impact upon its citizens. The proceeds of any revised tax structure should be made available to relieve the heavy reliance upon annual special levies for school support.

Highway Safety. The Legislature must protect innocent persons from the fatal consequences of the drinking driver; and must bring our highway safety laws into compliance with federal requirements to assure that this state will obtain its full share of federal funds for highway construction. Also the State Patrol needs 200 more troopers to help keep our highways safe.

Transportation. A Department of Transportation will make it possible to properly coordinate the agencies of state government involved with the movement of people and goods on land, in the air, and over water. And the Legislature should provide a transportation system of bridges, roads and ferries for Puget Sound.

Human Needs. The state urgently needs a program of mental health and mental retardation services and a program for comprehensive community health centers. The outdated facilities for the mentally ill and mentally retarded should be rebuilt now, rather than incurring the delay inherent in financing construction of these facilities through another state-wide bond issue.

Unemployment Compensation laws should be modernized to give workers a realistic level of benefits and to provide a more equitable system of allocating the costs of the program among employers. Public Assistance grants should be based on current living costs. Injured workmen deserve legislation to speed the processing of industrial insurance appeals.

Preserving Natural Resources. The natural beauty of this state both within and outside urban areas should be preserved and recreational facilities developed. The Legislature should propose a constitutional amendment and pass enabling legislation to permit assessment of certain undeveloped property for tax purposes on the basis of present use. A bond issue should be authorized to finance acquisition and development of recreation sites. A system of scenic highways should be authorized.

Assisting Local Government. Local government should be given additional taxing authority; and additional state funds should be appropriated during the ensuing biennium to help cities cope with their immediate problems.

Constitutional Reform. The Legislature should permit the people to call a constitutional convention and permit the Legislature to propose comprehensive revisions of the Constitution as a single amendment. Moreover, the Constitution should permit a majority of the people voting on the issue to call a constitutional convention. A Constitutional Revision Commission should be created to review the Constitution and make recommendations for its modernization.

Improvement of Government. The remaining "fee justice courts" should be abolished. The administration of the tax laws would be improved under a Department of Revenue; and taxpayers would have a speedy, inexpensive and independent review of administrative decisions in the field of taxation under a separate Board of Tax Appeals. The overcrowded general election ballots would be relieved by holding a state general election every year. Effective control of air and water pollution can be achieved best by coordinating these functions under the Environmental Quality Commission. The state should have an improved system for handling the payroll of its employees. The Governor should be authorized to accept federal funds when new programs are developed between sessions of the Legislature. Finally, the Legislature should address itself to the need for laws regulating campaign contributions and strengthening the code of ethics applicable to legislators and other public officials.

As a result of these conditions, an emergency exists constituting an extraordinary occasion within the meaning of Article III, Section 7, of the Constitution of the State of Washington:

Now, Therefore, I, Daniel J. Evans, Governor of the State of Washington, by virtue of the authority vested in me by the Constitution, do hereby convene the Legislature of the State of Washington in Extraordinary Session in the Capitol at Olympia on the tenth day of March, A.D. 1967, at the hour of nine o'clock a.m.; and

To appropriate sufficient funds, and raise sufficient revenues, to carry on the necessary functions and services of state government; and

To consider the enactment of the several other measures specified above for the benefit of the people of the State of Washington.

In Witness Whereof, I have hereunto set my hand and caused the Seal of the State of Washington to be affixed at Olympia, this 9th day of March, A.D., Nineteen Hundred and Sixty-seven.

DANIEL J. EVANS, Governor of Washington.

[The Seal of the State of Washington—1889] By the Governor:

A. Ludlow Kramer, Secretary of State.

RESOLUTIONS

House Resolution No. 67-47, by Mr. Gorton:

Be It Resolved, That the rules which governed the House of Representatives for the Fortieth Session of the Legislature be adopted by the House as the permanent rules of this Extraordinary Session of the Fortieth Legislature.

On motion of Mr. Gorton, the resolution was adopted.

House Resolution No. 67-48, by Representative Gorton:

Whereas, House Rule 3, subsection (f) provides that members of standing committees shall be selected by the majority and minority party caucuses, and that the majority caucus will select all committee chairmen; and

Whereas, This Rule was complied with in selecting the members of the standing committees of the fortieth regular session;

Now, Therefore, Be It Resolved, That the standing committees of this extraordinary session of the fortieth legislature shall be the same as those appointed for the fortieth regular session, and the members of the House named thereon are hereby reappointed.

On motion of Mr. Gorton, the resolution was adopted.

House Resolution No. 67-49, by Mr. Gorton:

Be It Resolved, That the Speaker appoint a committee of three members of the House to notify the Senate that the House of Representatives is now organized and ready for business.

On motion of Mr. Gorton, the resolution was adopted.

APPOINTMENT OF SPECIAL COMMITTEE

The Speaker appointed Representatives Kirk, Clarke (George W.), and Kink to notify the Senate that the House of Representatives is now organized and ready to do business.

The committee retired.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Concurrent Resolution No. 28, by Representative Gorton:

Relating to notifying the Governor that the Legislature is organized.

On motion of Mr. Gorton, the rules were suspended, House Concurrent Resolution No. 28 was advanced to second reading and read the second time.

On motion of Mr. Gorton, the rules were suspended, House Concurrent Resolution No. 28 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

MOTION

On motion of Mr. Gorton, House Concurrent Resolution No. 28 was ordered transmitted immediately to the Senate.

APPOINTMENT OF SPECIAL COMMITTEE

Under the provisions of House Concurrent Resolution No. 28, the Speaker appointed Representatives Reese, Kiskaddon, and May to notify the governor, jointly with the committee from the Senate, that the legislature is organized and ready to do business.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

REPORT OF SPECIAL COMMITTEE

The special committee consisting of Representatives Kirk, Clarke (George W.), and Kink appointed to notify the Senate that the House was organized and ready to do business, appeared before the bar of the House and reported that the Senate had been notified.

The report was received and the committee was discharged.

COMMITTEE FROM THE SENATE

Senators Neill, Peterson (Lowell), and Atwood appeared at the bar of the House and reported that the Senate was organized and ready to do business. The committee retired.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 10, 1967.

Mr. Speaker:

The Senate has adopted: Senate Concurrent Resolution No. 19, and the same is herewith transmitted.

Ward Bowden, Secretary.

FIRST READING OF SENATE BILLS

The following was read first time by title and acted upon as indicated:

Senate Concurrent Resolution No. 19, by Senators Bailey, Greive, Neill, and Ryder:

Providing for the reintroduction of bills and the adoption of the joint rules

On motion of Mr. Gorton, the rules were suspended, Senate Concurrent Resolution No. 19 was advanced to second reading and read the second time.

On motion of Mr. Gorton, the rules were suspended, Senate Concurrent Resolution No. 19 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:

Olympia, Wash., March 10, 1967.

The Senate has adopted: House Concurrent Resolution No. 28, and the same is herewith transmitted.

Ward Bowden, Secretary.

REPORT OF SPECIAL COMMITTEE

The special committee consisting of Representatives Reese, Kiskaddon, and May appointed under the provisions of House Concurrent Resolution No. 28 to notify the governor, jointly with a committee from the Senate, that the legislature is organized and ready to do business, appeared before the bar of the House and reported that the governor had been notified.

The report was received and the committee was discharged.

THIRD READING OF BILLS

Engrossed House Bill No. 207, by Representatives Goldsworthy and Saling (by executive request):

Adopting the capital budget.

Engrossed House Bill No. 207 was read the third time and placed on final passage.

Representative Goldsworthy spoke in favor of passage of the bill, and Representatives O'Brien and Beck spoke against its passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 207, and the bill passed the House by the following vote: Yeas, 53; nays, 33; absent or not voting, 13.

Those voting yea were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hoggins, Holman, Hubbard, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—53.

Those voting nay were: Representatives Anderson, Avey, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Conner, Day, De-Jarnatt, Gallagher, Grant, Heavey, Jastad, Kalich, King, Kink, Lux, Marsh, Marzano, May, McCormick, Merrill, O'Brien, Rosellini, Sawyer, Sheridan, Smith, Sprague, Thompson, Walgren—33.

Those absent or not voting were: Representatives Backstrom, Chatalas, Garrett, Haussler, Hill, Hurley, Johnson, Jolly, Litchman, Moon, Perry, Richardson, Taylor—13.

Engrossed House Bill No. 207, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 208, by Representatives Goldsworthy and Saling (by executive request):

Adopting budget and making appropriations for fiscal biennium ending June 30, 1969.

Engrossed House Bill No. 208 was read the third time and placed on final passage.

Representative Goldsworthy spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 208, and the bill passed the House by the following vote: Yeas, 51; nays, 35; absent or not voting, 13.

Those voting yea were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hoggins, Holman, Hubbard, Humiston, Jueling, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Saling, Smythe, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—51.

Those voting nay were: Representatives Anderson, Avey, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Conner, Day, DeJarnatt,

Gallagher, Grant, Heavey, Jastad, Kalich, King, Kink, Kopet, Lux, Marsh, Marzano, May, McCormick, Merrill, O'Brien, Rosellini, Sawyer, Sheridan, Smith, Spanton, Sprague, Thompson, Walgren—35.

Those absent or not voting were: Representatives Backstrom, Chatalas, Garrett, Haussler, Hill, Hurley, Johnson, Jolly, Litchman, Moon, Perry, Richardson, Taylor—13.

Engrossed House Bill No. 208, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Substitute House Bill No. 548, by Committee on Higher Education: .

Establishing community college districts.

Engrossed Substitute House Bill No. 548 was read the third time and placed on final passage.

Representative Lynch spoke in favor of passage of the bill.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Sheridan on a point of parliamentary inquiry. Mr. Sheridan:

"Mr. Speaker, when House Bill No. 548, which is before us today, goes to the Senate, will it go through the whole process over there or does this have some connection with the conference committee?"

The Speaker:

"We hope the procedure will be the same as in the regular session. They will present a number of amendments and we will refuse to concur and then it will be put into conference."

Mr. Sheridan:

"It will be on first reading when it gets to the Senate?"

The Speaker:

"That is right."

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 548, and the bill passed the House by the following vote: Yeas, 76; nays, 10; absent or not voting, 13.

Those voting yea were: Representatives Amen, Anderson, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Harris, Hawley, Heavey, Hoggins, Holman, Humiston, Jastad, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Rosellini, Saling, Sawyer, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—76.

Those voting nay were: Representatives Avey, Charette, Gallagher, Grant, Hubbard, Jueling, King, Marzano, Newschwander, Sheridan—10.

Those absent or not voting were: Representatives Adams, Backstrom, Haussler, Hill, Hurley, Johnson, Jolly, Kalich, Litchman, Moon, Perry, Richardson, Taylor—13.

Engrossed Substitute House Bill No. 548, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I wish to be recorded as voting "no" on Engrossed Substitute House Bill No. 548. I was off the floor at the time the vote was taken.

Hugh "Bud" Kalich, 20th District.

MOTION

On motion of Mr. Gorton, Engrossed House Bill No. 207, Engrossed House Bill No. 208, and Engrossed Substitute House Bill No. 548 were ordered transmitted immediately to the Senate.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 10, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 162, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House reverted to the sixth order of business for introduction and first reading of bills.

FIRST READING OF SENATE BILLS

The following was read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 162, by Senators Stender, Lewis, and Williams (by departmental request):

An Act relating to unemployment compensation; amending section 9, chapter 35, Laws of 1945 as amended by section 2, chapter 214, Laws of 1949 and RCW 50.04.080; amending section 1, chapter 181, Laws of 1957 and RCW 50.04.235; amending section 31, chapter 35, Laws of 1945 and RCW 50.04.300; amending section 61, chapter 35, Laws of 1945 as amended by section 6, chapter 8, Laws of 1953 first extraordinary session and RCW 50.16.020; amending section 62, chapter 35, Laws of 1945 as amended by section 2, chapter 170, Laws of 1959 and RCW 50.16.030; amending section 76, chapter 35, Laws of 1945 as last amended by section 1, chapter 321, Laws of 1959 and RCW 50.20.080; amending section 78, chapter 35, Laws of 1945 and RCW 50.20.100; amending section 84, chapter 35, Laws of 1945 as last amended by section 4, chapter 266, Laws of 1959 and RCW 50,20,160; amending section 118, chapter 35, Laws of 1945 as amended by section 10, chapter 215, Laws of 1951 and RCW 50.32.020; amending section 120, chapter 35, Laws of 1945 and RCW 50.32.040; amending section 121, chapter 35, Laws of 1945 as amended by section 24, chapter 214, Laws of 1949 and RCW 50.32.050; amending section 128, chapter 35, Laws of 1945 and RCW 50.32.120; amending section 129, chapter 35, Laws of 1945 and RCW 50.32.130; amending section 130, chapter 35, Laws of 1945 and RCW 50.32.140.

On motion of Mr. Gorton, the rules were suspended, Engrossed Senate Bill No. 162 was advanced to second reading and read the second time.

On motion of Mr. Adams, the following amendment was adopted:

On page 2, section 2, line 22 of the engrossed bill, strike the following Senate amendment by Senators Uhlman, Williams, and Pritchard to page 2, section 2, line 24 of the printed bill, thus restoring the bill to its original form:

After "[only]" strike the period and insert "[.]; nor shall the term "employment" include service as a part-time instructor in a school for the teaching of skiing conducted at a place where skiing actually takes place and with respect to which such part-time ski instructor does not perform services in excess of twenty hours in any week and files with the operator of such ski school a certificate in form prescribed by the commissioner stated that he does not depend upon his work as a ski instructor for any substantial portion of his livelihood but that he has other full-time employment which provides his livelihood."

On motion of Mr. Adams, the following amendment was adopted:

On page 13 of the printed and engrossed bill, following section 14, add the following sections:

"Sec. 15. Section 3, chapter 35, Laws of 1945 and RCW 50.04.020 are each amended to read as follows:

"Base year", [means the last calendar year preceeding the first day of the benefit year] with respect to each individual, shall mean the first four of the last five completed calendar quarters immediately preceding the first day of the individual's benefit year.

Sec. 16. Section 4, chapter 35, Laws of 1945 as amended by section 1, chapter 214, Laws of 1949 and RCW 50.04.030 are each amended to read as follows:

"Benefit year", [means the period beginning with the first full calendar week in July and ending the following calendar year with the last calendar week beginning in June] with respect to each individual, means the fifty-two consecutive week period beginning with the first day of the calendar week with respect to which the individual files an application for an initial determination and thereafter, the fifty-two consecutive week period beginning with the first day of the calendar week, with respect to which the individual next files an application for an initial determination after the termination of his last preceding benefit year: Provided, However, That a benefit year is not established unless the determination shows the applicant to have met the wage and employment conditions fixed by law as the minimum for the receipt of benefits: Provided, Further, That the benefit year shall be deemed to be fifty-three weeks when at the expiration of fifty-two weeks the establishment of a new benefit year would result in the use of a quarter in the new base year that had been included in a prior base year.

Sec. 17. Section 3, chapter 286, Laws of 1955 and RCW 50.20.030 are each amended to read as follows:

A [pregnant] woman [shall be presumed to be unable to work and unavailable for work if she left her most recent work voluntarily] who leaves work voluntarily because of pregnancy shall be ineligible for benefits during the period of her pregnancy: Provided, However, That in any event a pregnant woman shall be ineligible to receive benefits for any calendar week during the period beginning with the [tenth] seventeenth calendar week [before] immediately preceding the expected date of confinement, as determined by a doctor, and extending through the [fourth] sixth calendar week immediately following the week in which childbirth occurs.

Sec. 18. Section 73, chapter 35, Laws of 1945 as last amended by section 8, chapter 8, Laws of 1953 extraordinary session and RCW 50.20.050 are each amended to read as follows:

An individual who has left his most recent work voluntarily without good cause shall be disqualified for benefits commencing with the first day of [for] the calendar week in which he has [left work voluntarily without good cause and for the five calendar weeks which immediately follow such week] filed a claim for waiting period credit or benefits, and until he has obtained work and earned remuneration therefor of not less than his suspended weekly benefit amount in each of five weeks. Leaving work voluntarily shall not be considered to be without good cause when it is caused by the illness or disability of the claimant and the claimant took all reasonable precautions to protect his employment status by having promptly notified his employer as to the reason for his absence and by promptly requesting reemployment when he is again able to resume employment. Otherwise good cause shall exist only when attributable to the employer or employing unit.

NEW SECTION. Sec. 19. There is added to chapter 35, Laws of 1945 and to chapter 50.20 RCW a new section to read as follows:

Any payments which an individual has claimed, is receiving or has received under any government or private retirement or pension plan to which a base year employer of the individual has contributed on behalf of the individual shall be deemed compensation paid for personal services for the purpose of determining eligibility for and the amount of weekly benefits, but such payments shall not be considered wages subject to contribution under this title nor shall such payments be considered in determining base year earnings of the individual: Provided, That in the event of a retroactive retirement or pension payment covering a period in which the individual received benefits under the provisions of this title, the excess paid over the amount to which he would have been entitled had such retirement or pension payment been considered shall be recoverable under RCW 50.20.190: Provided, However, That any amounts which have been deducted from the weekly benefit amount by reason of the provisions of this section shall not be available for future benefits: Provided, Further, That no payments received on account of temporary or permanent disability rather than on account of age or length of service shall be considered compensation paid for personal services.

This section shall become effective with benefit years beginning after June 30, 1967."

On motion of Mr. Adams, the following amendment to the title was adopted:

In line 1 of the title of the printed and engrossed bill, after the semicolon and before "amending" insert "amending section 3, chapter 35, Laws of 1945 and RCW 50.04.020; amending section 4, chapter 35, Laws of 1945 as amended by section 1, chapter 214, Laws of 1949 and RCW 50.04.030;"

On motion of Mr. Adams, the following amendment to the title was adopted:

In line 9 of the title of the printed and engrossed bill, after the semicolon and before "amend-" insert "amending section 3, chapter 286, Laws of 1955 and RCW 50.20.030; amending section 73, chapter 35, Laws of 1945 as last amended by section 8, chapter 8, Laws of 1953 extraordinary session and RCW 50.20.050;"

On motion of Mr. Adams, the following amendment to the title was adopted:

In line 23 of the title of the printed and engrossed bill, after "RCW 50.32.140" and before the period insert "; and adding a new section to chapter 35, Laws of 1945 and to chapter 50.20 RCW"

On motion of Mr. Gorton, the rules were suspended, Engrossed Senate Bill No. 162 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Adams spoke in favor of passage of the bill and Representative O'Brien spoke against its passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 162 as amended by the House, and the bill passed the House by the following vote: Yeas, 50; nays, 36; absent or not voting, 13.

Those voting yea were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Elicker, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hoggins, Holman, Hubbard, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—50.

Those voting nay were: Representatives Anderson, Bagnariol, Beck, Bottiger, Brouillet, Ceccarelli, Charette, Chatalas, Conner, Day, DeJarnatt, Farr,

Gallagher, Garrett, Grant, Heavey, Jastad, Kalich, King, Kink, Lux, Marsh, Marzano, May, McCormick, McGavick, Merrill, Moon, O'Brien, Rosellini, Sawyer, Sheridan, Smith, Sprague, Thompson, Walgren—36.

Those absent or not voting were: Representatives Avey, Backstrom, Bozarth, Copeland, Haussler, Hill, Hurley, Johnson, Jolly, Litchman, Perry, Richardson, Taylor—13.

Engrossed Senate Bill No. 162 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Gorton, Engrossed Senate Bill No. 162 as amended by the House was ordered transmitted immediately to the Senate.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 10, 1967.

Mr. Speaker:

The President has signed: Senate Concurrent Resolution No. 19, and the same is herewith transmitted.

Ward Bowden, Secretary.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 10, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 208 with the following amendments:

On page 4, line 1, after the word "appropriation" add the following:

"Provided, That \$172,153 shall be used only for appeal costs for indigents pursuant to chapter 10.01 RCW", and strike "\$1,500,405" and insert "\$1,481,405"

On page 4, line 16, strike "\$48,340" and insert "\$31,340"

On page 4, line 19, strike "\$542,043" and insert "\$530,944"

On page 4, line 22, strike "\$20,000" and insert "\$16,000"

On page 4, line 26, strike "\$75,000" and insert "\$60,000"

On page 5, line 14, after the word "Board" add the following:

"for the purpose of fully implementing, effective July 1, 1967, the salary survey findings adopted by the State Personnel Board on December 7, 1966", and strike "\$26,226,727" and insert "\$28,513,698"

On page 5, line 23, strike "\$2,418,204" and insert "\$1,238,675"

On page 5, strike all of lines 24 through 33, inclusive

On page 6, strike line 1

On page 6, line 10, strike "\$88,381" and insert "\$89,396"

On page 6, line 31, strike "\$3,278,918" and insert "\$3,210,909"

On page 7, line 6, strike "\$955,721" and insert "\$971,760"

On page 7, line 26, strike "\$8,782,169" and insert "\$8,688,723"

On page 7, line 32, strike "\$4,979,359" and insert "\$4,910,076"

On page 8, line 1, strike "\$55,328" and insert "\$45,059"

On page 8, line 3, strike "\$10,516,819" and insert "\$10,247,998"

On page 8, line 15, strike "\$1,537,557" and insert "\$1,524,398"

On page 8, line 17, strike "\$98,477" and insert "\$106,877"

On page 8, line 24, strike "\$732,013" and insert "\$736,548"

On page 8, line 25, strike "\$732,013" and insert "\$736,548"

On page 8, line 28, strike "\$19,471,130" and insert "\$19,372,610"

On page 9, line 5, strike "\$3,864,657" and insert "\$3,890,076"

On page 9, line 10, strike "\$1,554,215" and insert "\$1,510,291"

On page 9, line 12, strike "\$11,497,669" and insert "\$11,415,983"

On page 9, line 14, strike "\$1,448,609" and insert "\$1,443,247"

On page 9, line 15, strike "\$2,921,424" and insert "\$2,925,416"

On page 9, line 16, strike "\$8,299,153" and insert "\$8,322,282"

()n page 9, line 18, strike "\$2,137,984" and insert "\$2,127,220"

On page 9, line 19, strike "\$551,704" and insert "\$553,027"
On page 9, after line 20, add the following:
"General Fund Appropriation\$1,179,529"
On page 9, line 21, strike "\$8,110,103" and insert "\$8,096,397"
On page 9, line 22, strike "\$4,897,523" and insert "\$4,926,853"
On page 9, line 24, strike "\$1,513,263" and insert "\$1,601,551"
On page 9, after line 30, add the following:
"General Fund—Optometry Account Appropriation \$ 18,314
General Fund—Opticians' Account Appropriation
General Fund—Real Estate Commission Account Appropriation \$872,494
General Fund—Architects' License Account Appropriation \$ 75,993
General Fund—Professional Engineers' Account Appropriation \$151,628
General Fund—Sanitarians' Licensing Account Appropriation \$ 5,467
General Fund—Board of Psychological Examiners' Account
Appropriation \$ 9,575"
On page 10, line 2, strike "\$23,268,265" and insert "\$22,860,868"
On page 10, line 12, strike "\$2,745,391" and insert "\$2,618,272"
On page 10, line 15, strike "\$19,847,507" and insert "\$19,590,141"
On page 10, line 18, strike "\$20,109,403" and insert "\$19,349,370"
On page 10, line 21, strike "\$1,076,320" and insert "\$1,029,763"
On page 10, line 30 of the engrossed bill, strike "\$312,741,174" and insert
"\$312,816,698"

On page 11, line 20, after "biennium:" and before "Provided," add the following:

"Provided, That all the various vendors shall be required to furnish adequate, documented evidence of the cost of providing their particular services, care or supplies, in the form, to the extent and at such times that the department of public assistance determines necessary for evaluating, justifying and establishing rates and/or fees."

On page 13, line 29, strike "\$125,000" and insert "\$157,000"

On page 15, line 6, strike "\$512,067,209" and insert "\$524,567,209"

On page 15, after line 12, add the following:

"Pilot study in summer school programs, *Provided*, That the Superintendent of Public Instruction shall allocate not to exceed said amount to the Seattle School District No. 1 for approved pilot summer school programs which in such Superintendent's judgment will provide an acceptable study designed to test the advisability of year around usage of school district buildings and facilities

- (1) the state average assessed valuation per weighted pupil,
- (2) the local adjusted assessed valuation per weighted pupil,
- (3) the local special levy effort in mills, and
- (4) the state average special levy in mills.

Notwithstanding the allocation formula factors described above, not less than five dollars per weighted pupil shall be allocated by the Superintendent of Public Instruction from this appropriation to each school district in the state, nor shall any allocation other than the flat grant of five dollars per weighted pupil be made to any school district failing to authorize in the years 1966-67 or 1967-68 any excess maintenance and operation levy or levies

General Fund Appropriation \$25,000,000"

On page 15A, line 6, strike "\$578,431" and insert "\$581,614"

On page 16, line 16, strike "\$16,557,048" and insert "\$16,656,048"

On page 16, after line 16, add the following:

"EDUCATIONAL TELEVISION COMMISSION

On page 17, line 21, strike "\$34,312,566" and insert "\$34,222,242"

On page 17, line 24, strike "\$29,546,663" and insert "\$29,222,363"

On page 17, line 27, after the word "Appropriation" add the following:

"Provided, That no less than \$500,000 shall be available exclusively for the residential treatment and care of no less than 100 mentally retarded persons, beginning no later than July 1, 1968", and strike "\$1,443,958" and insert "\$1,768,258"

On page 17, line 30, strike "\$205,753" and insert "\$206,384"

On page 17, line 33, strike "\$6,480,008" and insert "\$6,532,783" On page 18, line 5, strike "\$2,468,311" and insert "\$2,053,667"

On page 18, after line 5, add the following:

"OCEANOGRAPHIC COMMISSION

On page 18, line 7, after the word "Appropriation" add the following:

"Provided, That \$340,000 of this appropriation shall be used for studies of the impact of Columbia River diversion, water resources, and criteria for allocation of state funds for flood protection", and strike "\$3,019,421" and insert "\$3,285,593"

On page 18, line 9, strike "\$365,743" and insert "\$366,918"

On page 18, line 18, strike "\$10,086,411" and insert "\$9,957,513"

On page 18, line 25, strike "\$13,267,793" and insert "\$13,356,502"

On page 18, line 31, strike "\$970,457" and insert "\$976,601"

On page 18, line 33, strike "\$10,588,339" and insert "\$10,654,976"

On page 19, line 4, strike "\$185,009" and insert "\$185,887"

On page 19, line 6, strike "\$138,982" and insert "\$139,860"

On page 19, line 8, strike "\$219,899" and insert "\$221,728"

On page 19, line 12, strike "\$114,469" and insert "\$115,128"

On page 19, line 14, strike "\$116,516" and insert "\$117,248"

On page 19, line 16, strike "\$256,797" and insert "\$258,480"

On page 19, line 17, strike "\$2,735,364" and insert "\$2,755,854"

On page 19, line 20, strike "\$26,563,890" and insert "\$26,820,704"

On page 19, beginning on line 22 of the engrossed bill, strike all of section 2.

Renumber the remaining sections consecutively. On page 20, strike line 1, and add the following:

"eight equal quarterly amounts on the last days of September, December, March and June of each fiscal year, in accordance with the following formula: One quarter to all cities and towns; one quarter to cities of 20,000 or more population; one quarter to cities and towns maintaining police departments of five or more full-time equivalent positions for fully paid persons engaged in police work, and exclusive of any clerical positions; and one quarter to cities and towns maintaining fire departments of five or more full-time equivalent positions for full paid persons engaged in firefighting and exclusive of any clerical positions. Each city or town shall share in the amount distributed under each factor in the proportion which its population bears to the total population of all cities receiving funds under that factor. Population data used in this distribution shall be determined in accordance with chapter 43.62 RCW as now existing or as hereafter amended. The state treasurer shall determine eligibility as to police and fire departments by reference to approved municipal budgets which shall be submitted to him at such time and in such manner as he may prescribe.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Bledsoe, the House refused to concur in the Senate amendments to Engrossed House Bill No. 208 and the Senate was asked to recede therefrom.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 10, 1967.

Mr. Speaker:

The Senate has passed Engrossed Substitute House Bill No. 548 with the following

On page 4, section 2, line 27, after "are" and before "an" insert "two-year academic and occupational educational institutions, and are"

On page 8, section 6, line 31, starting with the words "All employees of" strike all

of the material down to and including the words "granted by said law." on page 9, line 5.

On page 11, section 9, line 6, after the words "by the" and before the words "is already", strike the words "State Board of Vocational Training" and insert the words "Coordinating Council for Occupational Education"

On page 11, section 9, line 23, after "state; and" strike "prepare" and insert "assist the state census board in the preparation of"

On page 12, section 10, line 24, starting with the word "Thereafter," strike all the material down to and including the words "by school directors." on page 13, line 7.

On page 15, section 14, following line 3, insert:

"(4) May, by written order filed in its office, delegate to the president or district president any of the powers and duties vested in or imposed upon it by this act. Such delegated powers and duties may be exercised in the name of the district board."

Renumber the remaining subsections consecutively.

On page 15, section 14, line 4, strike all of subsection (4) and renumber subsection (5) as subsection (4). Renumber following subsections consecutively.

On page 15, line 20, before "above" strike "under subsection (4)" and insert "hereunder"

On page 15, section 14, lines 12 and 13, after "erection," and before "demolition" on line 13, strike "equipping, maintenance,"

On page 15, section 14, lines 15 and 16, after "facilities," and before "and other" on line 16, strike "bookstores"

On page 15, section 14, line 20, strike "(4)" and insert "(5)"

On page 16, (9), line 7, strike the word "Establish" and insert in lieu thereof the words "May establish"

On page 16, section 14 (9), line 10, strike all the matter on line 10 and "tural" on line 11 and insert "public"

On page 16, (10), line 13, strike the word "Make" and insert the words "May make"

On page 16, (11), line 16, strike the word "Prescribe" and insert the words "Shall prescribe"

On page 16, (12), line 20, strike the word "Grant" and insert the words "May grant"

On page 16, section 14, line 21, after the word "diploma", insert "non-baccalaureate"

On page 16, (13), line 22, strike the word "Enforce" and insert the words "Shall enforce"

On page 21, section 20, line 4, following the period (.) strike the words "The State Board for Vocational Education" and insert the words "The Coordinating Council"

On page 22, section 21, line 13, after "coordinating council." and before "The state board" insert: "All such employees so transferred shall continue to be governed by the provisions of chapter 41.06 RCW, the state civil service law, without any loss of rights granted by said law."

On page 24, section 24, line 2, after "with" strike the rest of the sentence and insert: "community college programs, as determined by the coordinating council for occupational education"

On page 28, section 31, line 4, strike "(c)" and insert "(3)"

On page 28, section 31, line 12, strike "and children and spouses of", and after "state" in line 13, insert "and their children and spouses"

On page 28, section 31, line 25, strike "and student activity"

On page 29, section 33, line 21, strike "14 (5)" and insert "14(6)"

On page 29, section 33, line 22, after "act", strike the ";", and insert a period ".", and strike the remainder of the sentence

On page 30, section 34, line 6, after the words "of the" and before the words "general tuition fees" strike the word "unpledged"

On page 32, section 36, line 7, strike the words "Except as provided in section 78 of this act, within" and insert the word "Within"

On page 32, section 36, line 17, following the word "colleges" strike the following: ", except as provided in section 78 of this act", and insert the following "."

On page 33, section 36, line 1, after the word "above" strike the following: ", and as provided in section 78 of this act"

On page 33, section 37, line 19, after the word "fund" strike the remainder of the sentence on line 19 and 20 and insert ";"

On page 33, section 37, line 32, following the word "outstanding" strike "except such amounts as are pledged under section 78 of this act" $\frac{1}{2}$

On page 37, section 41, line 13, after "means the" strike "division of vocational rehabilitation of the"

On page 37, section 42, line 27, after "The" strike "[division] office" and insert "division"

On page 38, section 44, line 25, after "between the" strike "office" and insert "division"

On page 39, section 45, line 19, after "order of the" strike "[division] \it{office} " and insert "division"

On page 42, section 48, line 10, after "State College," and before "and", insert "new, four-year state colleges subsequently authorized,"

On page 44, section 49, line 11, after "College;" and before "professional" on lines 11 and 12, insert "new, four-year state colleges subsequently authorized;"

On page 44, section 49 (d), beginning on line 19, after "University;" strike all the matter down to and including "State College" on line 21 and insert "state colleges"

On page 44, section 49, line 21, after "College;" and before "professional" insert "new, four-year state colleges subsequently authorized;"

On page 62, line 21, strike section 78 and renumber remaining sections consecutively, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Wolf, the House refused to concur in the Senate amendments to Engrossed Substitute House Bill No. 548 and the Senate was asked to recede therefrom.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Concurrent Resolution No. 28; also

Senate Concurrent Resolution No. 19.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:

Olympia, Wash., March 10, 1967.

The President has signed: House Concurrent Resolution No. 28, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber,

Mr. Speaker:

Olympia, Wash., March 10, 1967.

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 162 and asks the House to recede therefrom, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Wolf, the House refused to recede from its amendments to Engrossed Senate Bill No. 162 and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed, as members of the Conference Committee on Engrossed Senate Bill No. 162, Representatives Adams, Jueling, and King.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 10, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 208

and asks the House for a conference thereon, and the President has appointed as members of the conference committee thereon: Senators Durkan, Dore, and Neill.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Wolf, the House granted the request of the Senate for a conference on Engrossed House Bill No. 208.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed, as members of the Conference Committee on Engrossed House Bill No. 208, Representatives Saling, Goldsworthy, and De-Jarnatt.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 10, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed Substitute House Bill No. 548 and asks the House for a conference thereon, and the President has appointed as members of the conference committee thereon: Senators Sandison, McCormack, and Ryder.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Wolf, the House granted the request of the Senate for a conference on Engrossed Substitute House Bill No. 548.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed, as members of the Conference Committee on Engrossed Substitute House Bill No. 548, Representatives Lynch, Newschwander, and Brouillet.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 10, 1967.

Mr. Speaker:

The President has appointed as Senate members of the conference committee on Engrossed Senate Bill No. 162, and the House amendments thereto: Senators Rasmussen, Williams, and Connor.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 10, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 208 and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

Ward Bowden, Secretary.

REPORT OF CONFERENCE COMMITTEE

Mr. President:

Olympia, Wash., March 9, 1967.

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 208, adopting budget and making appropriations for fiscal biennium ending June 30, 1969, have had the same under consideration, and we report that we are unable to agree and request the powers of Free Conference.

Senate Members: Martin J. Durkan Fred H. Dore Marshall A. Neill House Members:
Robert F. Goldsworthy
Gerald L. Saling
Arlie U. DeJarnatt

MOTIONS

On motion of Mr. Gorton, the report of the Conference Committee on Engrossed House Bill No. 208 was adopted and the committee was granted the powers of Free Conference.

On motion of Mr. Gorton, the House adjourned until 12:00 noon, Monday. March 13, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FOURTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Monday, March 13, 1967.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Amen, Flanagan, Marzano, Perry, Reese, Sheridan, Taylor, and Wolf. Representatives Marzano, Perry, Sheridan, and Wolf were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

SPEAKER'S PRIVILEGE

The Speaker:

"We have made it a practice during this session to have the usual cigars and candy distributed downstairs in the lunchroom, but this morning we have a rather special occasion and I think it might be well to dispense with that rule. Representative Tim Hill was presented with twin boys over the weekend."

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 941, by Representatives Holman, Kopet, and May:

An Act relating to local improvement bonds; amending section 35.45.030, chapter 7, Laws of 1965 and RCW 35.45.030; and declaring an emergency.

Ordered printed and referred to Committee on Local Government.

House Bill No. 942, by Representatives Holman, Heavey, and Sprague:

An Act relating to revenue and taxation; amending section 36.21.080, chapter 4, Laws of 1963 and RCW 36.21.080.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 943, by Representatives Kopet, May, and Holman:

An Act relating to local improvement bonds; adding a new section to chapter 35.45 RCW; and declaring an emergency.

Ordered printed and referred to Committee on Local Government.

MOTION

On motion of Mr. Cunningham, the rules were suspended and authorization was given to add two additional names as sponsors of House Bill No. 944.

House Bill No. 944, by Representatives Cunningham, Smythe, Barden, Zimmerman, and Wanamaker:

An Act relating to education; amending section 2, chapter 154, Laws of 1965 extraordinary session as amended by section 1, chapter 171, Laws of 1965 extraordinary session and RCW 28.41.130; adding a new section to chapter 28.48 RCW; and declaring an emergency and providing an effective date.

Ordered printed and referred to Committee on Revenue and Taxation.

MOTION

On motion of Mr. Cunningham, the rules were suspended and authorization was given to add two additional names as sponsors of House Bill No. 945.

House Bill No. 945, by Representatives Cunningham, Smythe, Barden, Zimmerman, and Wanamaker:

An Act relating to revenue and taxation; creating new sections; amending section 84.52.050, chapter 15, Laws of 1961 as amended by section 1, chapter 143, Laws of 1961 and RCW 84.52.050; and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

MOTION

On motion of Mr. Anderson, the rules were suspended and authorization was given to add eight additional names as sponsors of House Bill No. 946.

House Bill No. 946, by Representatives Anderson, Bledsoe, Day, Holman, Smythe, Marsh, O'Dell, Zimmerman, Brazier, Lewis, and Chatalas:

An Act relating to revenue and taxation; and providing certain tax credits and exemptions for air and water pollution control facilities.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 947, by Representatives Kopet, May, and Holman:

An Act relating to local improvement districts; adding a new section to chapter 35.45 RCW; and declaring an emergency.

Ordered printed and referred to Committee on Local Government.

MOTION

On motion of Mr. Kink, the rules were suspended and authorization was given to add additional names as sponsors of House Joint Resolution No. 43.

House Joint Resolution No. 43, by Representatives Day, Kink, and Mc-Cormick:

Creating a Central Washington Bazaar.

Ordered printed and referred to Committee on Revenue and Taxation.

House Concurrent Resolution No. 29, by Representatives Cunningham, Lux, and Swayze:

Authorizing study of per diem compensation.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 29 was advanced to second reading and read the second time.

Mr. McDougall moved that the rules be suspended, House Concurrent Resolution No. 29 be advanced to third reading, the second reading considered the third, and the resolution be placed on final passage.

YIELDING TO QUESTION

At the request of Mr. O'Brien, Mr. McDougall yielded to question.

Mr. O'Brien:

"You are moving this resolution pretty fast. Some of our people don't know anything about it. Would you explain it please?"

Mr. McDougall:

"I will yield to Mr. Cunningham."

The Speaker recognized Mr. Cunningham.

Mr. Cunningham:

"Yes. Mr. Speaker, we discussed this in our State Government and Legislative Procedures Committee, and in reviewing the many problems involved in per diem for boards and commissions and the fees involved and so forth, the committee reached a verbal agreement that a study should be made in this area under the umbrella of the legislative council, and this is the reason for three members of the committee proposing this resolution. I would urge your support."

The motion to suspend the rules and advance House Concurrent Resolution No. 29 to third reading and final passage was carried.

House Concurrent Resolution No. 29 was adopted.

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House the Wenatchee Blossom Time royalty and requested that Representatives McDougall, Bozarth, and Haussler escort them to a place on the rostrum.

The Speaker:

"I have the privilege of introducing to you at this time Second Princess Joanie Stewart, First Princess Patti Harris, and Queen Patty Scaman. Patty, we would be pleased to have you address the House of Representatives, if you would."

Queen Patty:

"Thank you. As ambassador of the state of Washington, home of the apple capitol of the world, I would like to take this opportunity to thank you for asking us here today, and in return I would like to extend a royal invitation to each and every one of you to meet with us on the first weekend of May when we will all take part in the state Apple Blossom Festival. During these springtime festivities, we pay honor to King Apple, as old as Adam yet ever new, especially when it is apple harvest time in the Wenatchee Valley. I am sure if you will come to Wenatchee that you will see and agree with us that harvest time is good news to the whole apple-loving world. Thank you."

The Speaker:

"Thank you very much for that kind invitation. I know that many of the members and their wives and families will take your invitation to heart and will spend Apple Blossom time in Wenatchee."

The Speaker requested that the special committee escort the Apple Blossom royalty to the rear of the House chamber.

OTHER BUSINESS

The Speaker recognized Mr. Gorton.

Mr. Gorton:

"Mr. Speaker, members of the House, there have been a number of members who have asked about the status of bills which passed in the regular session or which did not pass all the way through to the governor's desk during the regular session, and I

think this might be as good a place as any to try to explain what the status of each of these bills is at the present time. Any House bill which did not pass the House at all is in the same status as it was at the end of the regular session. That is, if it was still in a committee, such as Business and Professions, that is where it is now and it is open to discussion in that particular committee if the committee wishes to take it up. If it was in Rules Two or Rules Three at the end of the session, it is still in Rules Two or Rules Three. Any bill which passed the House and went to the Senate, and failed to pass the Senate or passed the Senate in different form and was sent to a conference committee which didn't complete its work, is now in House Rules Three. It will have on it the amendments which the House placed upon it during second reading in the regular session, but will not have on it any Senate amendments which may have been agreed upon. When the Rules Committee places it on the calendar it will be on third reading for final passage unless it is brought back to second reading for purpose of amendment. The same is true in reverse of any Senate bill which passed that body but not the House; it is back in Senate Rules Three stripped of any amendments the House may have put on it in second reading. There were quite a few such amendments and you should look at the Senate bills with great care if you were interested in amendments which the House put on those bills."

The Speaker recognized Mr. Humiston.

Mr. Humiston:

"Mr. Speaker, when are we going to have some information on possible scheduling of committee meetings. I have one bill in my committee which has been held over to the extraordinary session, House Bill No. 219, which I think is of interest to everyone. It is the bill which has to do with the apportionment formula for the twenty-five million dollar appropriation to the cities. I would like to be able to know when we can start scheduling hearings on that type of bill."

The Speaker:

"I don't see Mr. Copeland on the floor. He is drawing up a schedule now for this week at least. There will be ample time for committees that have legislation in the committees requiring consideration."

The Speaker recognized Mr. Adams.

Mr. Adams:

"In connection with the comments of Mr. Gorton, those Senate bills that come back may not come back in their current form? They can change them, take amendments off them or put them on or anything else?"

The Speaker:

"They would be in Rules Three in the Senate. If the rules were suspended and they were put back to second reading, they could be amended, yes."

The Speaker recognized Mr. Anderson.

Mr. Anderson:

"Thank you, Mr. Speaker. Ladies and gentlemen of the House, we have in Rules Two a very, very important bill that was signed by forty sponsors. It was passed out of appropriations with a thirty-eight to nothing vote. That is House Bill No. 300, the Viet Nam soldiers' bonus bill. This soldiers' bonus bill has to be voted on by the people, and I think that we should have the opportunity of submitting it to the people, ladies and gentlemen, because the Korean bonus will be paid up in 1969 and this bill would start from there. This bill has the endorsement of all the veterans' organizations in the state of Washington. It has been before all of those organizations for a whole year, and they endorsed it, and I appeal to those members on Rules, to please let's give these veterans, these soldiers who are fighting and being injured in Viet Nam, a break, I appeal to you to put that bill out on the floor of the House."

MOTION

On motion of Mr. McDougall, the House adjourned until 1:00 p.m., Tuesday, March 14, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FIFTH DAY

AFTERNOON SESSION

House of Representatives, Olympia, Wash., Tuesday, March 14, 1967.

The Speaker called the House to order at 1:00 p.m.

The Clerk called the roll and all members were present except Representatives Ceccarelli, Kalich, Leckenby, Litchman, Perry, Rosellini, Sawyer, and Swayze. Representatives Ceccarelli, Leckenby, Litchman, Perry, and Rosellini were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 13, 1967.

Mr. Speaker:

We, a majority of your Committee on Local Government, to whom was referred House Bill No. 219, providing formula for distribution of general fund appropriation to cities and towns, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Homer Humiston, Chairman, Joseph L. McGavick, Vice Chairman.

We concur in this report: P. J. "Jim" Gallagher, Avery Garrett, Slade Gorton, Joe D. Haussler, Timothy H. Hill, Hugh "Bud" Kalich, Gladys Kirk, Jerry C. Kopet, Brian J. Lewis, John Merrill, Sam Smith, Jonathan Whetzel.

House of Representatives, Olympia, Wash., March 13, 1967.

Mr. Speaker:

I, a minority of your Committee on Local Government, to whom was referred House Bill No. 219, providing formula for distribution of general fund appropriation to cities and towns, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

...., Chairman.

I concur in this report: Edward Heavey.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 13, 1967.

Mr. Speaker:

The Senate has passed: Senate Joint Memorial No. 19, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 14, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Sub-

stitute House Bill No. 548 and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

Ward Bowden, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 10, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Substitute House Bill No. 548, establishing community college districts, have had the same under consideration, and we are unable to agree and request the powers of Free Conference.

Senate Members:

Gordon Sandison Mike McCormack John N. Ryder House Members:

Marjorie W. Lynch Frank B. Brouillet Charles E. Newschwander

MOTION

On motion of Mr. Gorton, the report of the Conference Committee on Engrossed Substitute House Bill No. 548 was adopted and the committee was granted the powers of Free Conference.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 10, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 162, amending the unemployment compensation law, have had the same under consideration, and we are unable to agree and request the powers of Free Conference.

Senate Members:

A. L. Rasmussen Walter B. Williams House Members:

Alfred O. Adams Helmut L. Jueling Richard A. King

MOTION

On motion of Mr. Gorton, the report of the Conference Committee on Engrossed Senate Bill No. 162 was adopted and the committee was granted the powers of Free Conference.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 948, by Representative Kink:

An Act relating to food fish and shellfish; amending section 75.18.080, chapter 12, Laws of 1955 and RCW 75.18.080; amending section 1, chapter 171, Laws of 1957 and RCW 75.28.012; amending section 2, chapter 171, Laws of 1957 as amended by section 3, chapter 309, Laws of 1959 and RCW 75.28.013; amending section 75.28.060, chapter 12, Laws of 1955, as last amended by section 1, chapter 30, Laws of 1965 extraordinary session and RCW 75.28.060; amending section 5, chapter 309, Laws of 1959, as amended by section 1, chapter 73, Laws of 1965 extraordinary session, and RCW 75.28.085; amending section 6, chapter 309, Laws of 1959 and RCW 75.28.087; amending section 75.28.130, chapter 12, Laws of 1955, as last amended by section 4, chapter 73, Laws of 1965 extraordinary session, and RCW 75.28.130; amending section 75.28.140, chapter 12, Laws of 1955, as last amended by section 5, chapter 73, Laws of 1965 extraordinary session, and RCW 75.28.140; amending section 75.28.190, chapter 12, Laws of 1955, as last amended by section 5, chapter 73, Laws of 1965 extraordinary session, and RCW 75.28.140; amending section 75.28.190, chapter 12, Laws of 1955, as last amended by sec-

tion 10, chapter 73, Laws of 1965 extraordinary session and RCW 75.28.190; amending section 75.28.220, chapter 12, Laws of 1955, as last amended by section 12, chapter 73, Laws of 1965 extraordinary session, and RCW 75.28.220; adding new sections to chapter 12, Laws of 1955, and to chapter 75.28 RCW; repealing section 75.28.090, chapter 12, Laws of 1955 as amended by section 4, chapter 212, Laws of 1955, and RCW 75.28.090; providing an effective date; and prescribing penalties.

Ordered printed and referred to Committee on Natural Resources.

House Joint Memorial No. 16, by Representatives Anderson and Charette: Requesting federal aid for victims of coastal erosion area.

Ordered printed and referred to Committee on Natural Resources.

House Concurrent Resolution No. 30, by Representatives Hoggins, Holman, and Garrett:

Providing for study of LID's and law implementing same by legislative council.

Ordered printed and referred to Committee on Local Government.

House Concurrent Resolution No. 31, by Representatives Anderson and Charette:

Directing study by interim committee on water resources or legislative council of Willapa Bay erosion problem.

On motion of Mr. Anderson, the rules were suspended, House Concurrent Resolution No. 31 was advanced to second reading and read the second time.

On motion of Mr. Anderson, the rules were suspended, House Concurrent Resolution No. 31 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

FIRST READING OF SENATE BILLS

The following was read first time by title and acted upon as indicated:

Senate Joint Memorial No. 19, by Senators Bailey, Peterson (Lowell), Peterson (Ted), and Atwood:

Urging Congress to establish a fish protein concentrate plant in western Washington.

On motion of Mr. Charette, the rules were suspended, Senate Joint Memorial No. 19 was advanced to second reading and read the second time.

On motion of Mr. Charette, the rules were suspended, Senate Joint Memorial No. 19 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Representatives Charette, Hawley, and Kink spoke in favor of passage of the memorial.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 19, and the memorial passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCormick, McDougall,

McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—87.

Those absent or not voting were: Representatives Amen, Anderson, Ceccarelli, Elicker, Kalich, Leckenby, Litchman, McCaffree, Perry, Rosellini, Sawyer, Swayze—12.

Senate Joint Memorial No. 19, having received the constitutional majority, was declared passed.

RESOLUTIONS

House Resolution No. 67-50, by Representatives Haussler and Avey:

Whereas, The State of Washington is singularly honored in that the Indian peoples constituting the membership of the great Colville Indian Reservation wish to find an equitable means of terminating federal supervision over the property and affairs of the Colville Indian Reservation and to become full-fledged citizens both of this nation and of the state; and

Whereas, This desire on the part of the membership has been evidenced by the action of the members of its Tribal Council; and

Whereas, Senator Henry M. Jackson introduced legislation in the Eighty-eighth Congress providing for an end to the Colville Indian Reservation and restoration to full rights as citizens to the membership, and Representative Thomas S. Foley introduced like legislation for the Eighty-ninth Congress;

Now, Therefore, Be It Resolved, By the House of Representatives, That this petition be most respectfully submitted to the House of Representatives and to the Senate of the United States and to the Honorable Lyndon B. Johnson, President of the United States, urging immediate action to fulfill the desires of the membership of the Colville Indian Reservation to become citizens enjoying equal rights, privileges and responsibilities as other citizens of this state and of this nation; and

Be It Further Resolved, That the Chief Clerk of the House of Representatives submit copies of this resolution to the Honorable Lyndon B. Johnson, President of the United States, to the Speaker of the House of Representatives of the United States, to the President of the Senate of the United States, and to each member of Congress from the State of Washington.

On motion of Mr. Haussler, the resolution was adopted.

House Resolution No. 67-51, by Representative Walgren:

Whereas, The insurance industry of the State of Washington has contributed to the good and well-being of all citizens of the state; and

Whereas, An investigation by a legislative interim committee has revealed that a small minority of insurance companies and agents have been acting contrary to the best interest of the public; and

Whereas, The actions of this small minority of unscrupulous persons and companies are of immediate concern to all citizens of this state; and

Whereas, The Washington State Senate has passed a series of bills to alleviate some of the more serious problems within the insurance industry; and

Whereas, These bills have been referred to a House Committee where they remained for the duration of the regular session; and

Whereas, These bills received almost unanimous bipartisan support in the State Senate and should not now become a subject for partisan dispute; and

Whereas, Prompt action is now needed if these important bills are to become law during the 40th Session of the Legislature;

Now, Therefore, Be It Resolved, By the House of Representatives, That we express it as our intent that the appropriate House Committee should report out Senate Bill No. 523, Senate Bill No. 524, Senate Bill No. 526, Senate Bill No. 525, and Senate Concurrent Resolution No. 4 within forty-eight hours of being referred to said committee.

Mr. Walgren moved adoption of the resolution.

Mr. Chatalas demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Ceccarelli, Leckenby, Litchman, Perry, Rosellini, Sawyer, and Swayze.

On motion of Mr. McDougall, the absent members were excused and the House proceeded with business under the call of the House.

Mr. Kink demanded an electric roll call on the motion by Mr. Walgren to adopt the resolution and the demand was sustained.

Mr. Moon demanded an electric roll call on any motion to table the resolution by Mr. Walgren.

RULING BY THE SPEAKER

The Speaker:

"I am afraid you are out of order, Mr. Moon."

The Speaker declared the question before the House to be adoption of the resolution by Mr. Walgren.

Debate ensued, Representatives Walgren, Backstrom, and Haussler speaking in favor of adoption of the resolution, and Representatives O'Dell, Gorton, and Gladder speaking against its adoption.

MOTION

Mr. McDougall moved that the resolution by Mr. Walgren be laid on the table.

The motion was carried on a rising vote.

MOTION

On motion of Mr. Copeland, the House dispensed with further business under the call of the House.

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House former State Representative Charles M. Stokes of King county and appointed Representatives Gorton and O'Brien to conduct him to a seat on the rostrum beside the Speaker.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

SECOND READING OF BILLS

House Bill No. 576, by Representatives Holman, Backstrom, and Mc-Caffree (by executive request):

Reconstituting tax commission into a department of revenue and board of tax appeals.

The bill was read the second time.

Mr. Bottiger moved that the following amendment by Representatives Bottiger, Lux, and Wolf be adopted:

On page 3, section 4, line 26, after "and" and before "may" insert "subject to the provisions of chapter 41.06 RCW"

Representatives Bottiger and McCaffree spoke in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

On motion of Mr. Bottiger, the following amendment by Representatives Bottiger, Lux and Wolf was adopted:

On page 19, section 36, line 29, after "sary" insert a period and strike the remainder of the section

On motion of Mr. Holman, the following amendment was adopted:

On page 22, section 47, line 21, after "appeals" and before "when" strike "may be obtained only" and insert "shall be de novo except"

On motion of Mr. Holman, the following amendment was adopted:

On page 22, section 47, line 28, strike "42(2)" and insert "42(1)"

House Bill No. 576 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 576 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Holman spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 576, and the bill passed the House by the following vote: Yeas, 84; nays, 10; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—84.

Those voting nay were: Representatives Avey, Beck, Bozarth, Copeland, Haussler, Hawley, Hurley, Johnson, Jolly, Moon—10.

Those absent or not voting were: Representatives Ceccarelli, Leckenby, Litchman, Perry, Rosellini—5.

Engrossed House Bill No. 576, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

Our votes on Engrossed House Bill No. 576 were erroneously recorded as "nay." We wish the record to show that we voted "yea."

Thomas L. Copeland, District 11-B. Dwight S. Hawley, 44th District.

House Bill No. 934, by Representatives McCaffree, Backstrom, Gorton, and Lewis:

Implementing law putting additional limitations on regular property tax revenue.

The bill was read the second time.

On motion of Mrs. McCaffree, the following amendments were adopted:

On page 2, section 2, line 18, after "current year" and before "by the" insert "such assessed value to be at the same assessment rate as utilized in the preceding year"

On page 2, section 2, line 22, strike "difference between" and insert "excess of"

On page 2, section 2, line 25, after "41.16.060)" and before "the millage" strike "and" and insert "over"

On motion of Mr. Clarke (George W.), the following amendments were adopted:

On page 3, section 3, line 9, after "incorporations" and before "and" insert ", for existing taxing districts which in 1964 levied less than the maximum millage authorized by law,"

On page 3, section 3, line 11, after "year" insert "for which a levy is made, after the adoption of this 1967 amendatory act,"

House Bill No. 934 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 934 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative McCaffree spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 934, and the bill passed the House by the following vote: Yeas, 89; nays, 5; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—89.

Those voting nay were: Representatives Avey, Bozarth, Haussler, Heavey, King—5.

Those absent or not voting were: Representatives Ceccarelli, Leckenby, Litchman, Perry, Rosellini—5.

Engrossed House Bill No. 934, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

THIRD READING OF BILLS

House Bill No. 3, by Representatives Copeland, Bottiger, and Avey (by legislative council request):

Changing aircraft excise and registration laws.

House Bill No. 3 was read the third time and placed on final passage.

Representative Bottiger spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 3, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey,

Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—90.

Those voting nay were: Representatives Garrett, Moon—2.

Those absent or not voting were: Representatives Ceccarelli, Chatalas, Leckenby, Litchman, Perry, Rosellini, Smith—7.

House Bill No. 3, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 4, by Representatives Copeland, Bottiger, and Avey (by legislative council request):

Providing for excise tax on aircraft fuel.

House Bill No. 4 was read the third time and placed on final passage.

Representative Bottiger spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 4, and the bill passed the House by the following vote: Yeas, 79; nays, 12; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Copeland, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—79.

Those voting nay were: Representatives Barden, Beck, Berentson, Chatalas, Clocksin, Conner, Garrett, Hubbard, Jueling, Moon, Spanton, Mr. Speaker—12.

Those absent or not voting were: Representatives Ceccarelli, Cunningham, Leckenby, Litchman, McGavick, Perry, Rosellini, Smith—8.

House Bill No. 4, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 8, by Representatives O'Brien, Copeland, and Gorton (by legislative council request):

Providing for committees of the legislative council, revising expense and voucher procedure, and authorizing special committee members.

Engrossed House Bill No. 8 was read the third time and placed on final passage.

Representative O'Brien spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 8, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, De-Jarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those absent or not voting were: Representatives Ceccarelli, Heavey, Leckenby, Litchman, Perry, Rosellini, Smith—7.

Engrossed House Bill No. 8, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 107, by Representatives Holman, Mahaffey, and DeJarnatt:

Prescribing legal investments for the permanent common school fund.

Engrossed House Bill No. 107 was read the third time and placed on final passage.

Representative Holman spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 107, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Adams, Ceccarelli, Leckenby, Litchman, Perry, Rosellini—6.

Engrossed House Bill No. 107, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Substitute House Bill No. 121, by Committee on Revenue and Taxation:

Providing for property tax valuation of certain open space land, farmland, and timberland.

Engrossed Substitute House Bill No. 121 was read the third time and placed on final passage.

Representative Holman spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 121, and the bill passed the House by the following vote: Yeas, 82; nays, 12; absent or not voting, 5.

Those voting yea were: Representatives Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jolly, Jueling, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Saling, Sawyer, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—82.

Those voting nay were: Representatives Bottiger, Day, Grant, Hurley, Jastad, Johnson, Kalich, King, Marzano, May, Richardson, Sheridan—12.

Those absent or not voting were: Representatives Adams, Ceccarelli, Litchman, Perry, Rosellini—5.

Engrossed Substitute House Bill No. 121, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 150, by Representatives Newschwander, McCormick, and Swayze (by departmental request):

Providing for creation and operation of the Washington correctional institution for women.

House Bill No. 150 was read the third time and placed on final passage.

Representative Newschwander spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 150, and the bill passed the House by the following vote: Yeas, 91; nays, 2; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan,

Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—91.

Those voting nay were: Representatives Clark (Newman H.), May—2.

Those absent or not voting were: Representatives Ceccarelli, Garrett, Leckenby, Litchman, Perry, Rosellini—6.

House Bill No. 150, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 203, by Representatives Gorton, Leckenby, and Heavey (by executive request):

Revising and redesignating the law against discrimination as the Human Rights Law.

MOTION

On motion of Mr. Gorton, the rules were suspended and Engrossed House Bill No. 203 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

Mr. Gorton moved the adoption of the following amendment:

On page 9, section 12, line 1, of the printed and engrossed bill, strike the period and insert ": Provided, That nothing herein shall empower the commission to furnish legal services."

Representatives Gorton and Smith spoke in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

Engrossed House Bill No. 203 was ordered reengrossed.

On motion of Mr. Gorton, the rules were suspended, Reengrossed House Bill No. 203 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Gorton spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 203, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, De-Jarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those absent or not voting were: Representatives Ceccarelli, Leckenby, Litchman, Perry, Rosellini—5.

Reengrossed House Bill No. 203, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 269, by Representatives Berentson, Veroske, May, Thompson, and Barden:

Establishing traffic safety commission.

Engrossed House Bill No. 269 was read the third time and placed on final passage.

Representative Berentson spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 269, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—91.

Those absent or not voting were: Representatives Ceccarelli, Clarke (George W.), Leckenby, Litchman, Murray, Newhouse, Perry, Rosellini—8.

Engrossed House Bill No. 269, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 281, by Representatives Swayze, Bottiger, and Wolf (by departmental request):

Providing procedure for new residents to vote special ballots for offices of president and vice president.

House Bill No. 281 was read the third time and placed on final passage.

Representative Swayze spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 281, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, De-Jarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those absent or not voting were: Representatives Ceccarelli, Leckenby, Litchman, Perry, Rosellini—5.

House Bill No. 281, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 295, by Representatives Harris, Chatalas, Garrett, Smythe, and Barden (by executive request):

Providing for comprehensive community health centers.

House Bill No. 295 was read the third time and placed on final passage. Representative Harris spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 295, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, De-Jarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those absent or not voting were: Representatives Ceccarelli, Leckenby, Litchman, Perry, Rosellini—5.

House Bill No. 295, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute House Bill No. 303, by Committee on Public Health and Welfare:

Establishing community mental health program.

MOTION

On motion of Mr. Gorton, the rules were suspended and Substitute House Bill No. 303 was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

On motion of Mr. Whetzel, the following amendments were adopted:

On page 4, section 9, line 32, after "program" insert a period and strike the remainder of the sentence ${\bf r}$

On page 8, section 25, beginning on line 33, strike "Community mental health program administrative boards established pursuant to this act" and insert "The board or boards of county commissioners"

Substitute House Bill No. 303 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed Substitute House Bill No. 303 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Whetzel spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 303, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, De-Jarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those absent or not voting were: Representatives Ceccarelli, Leckenby, Litchman, Perry, Rosellini—5.

Engrossed Substitute House Bill No. 303, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute House Bill No. 304, by Committee on Public Health and Welfare:

Establishing community mental retardation program.

Substitute House Bill No. 304 was read the third time and placed on final passage.

Debate ensued, Representative Whetzel speaking in favor of passage of the bill and Representative Sheridan speaking against its passage.

The Clerk called the roll on the final passage of Substitute House Bill No. 304, and the bill passed the House by the following vote: Yeas, 78; nays, 16; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—78.

Those voting nay were: Representatives Avey, Beck, Charette, Conner, Gallagher, Garrett, Grant, Hurley, Kink, Marzano, May, McCormick, Sheridan, Smith, Taylor, Walgren—16.

Those absent or not voting were: Representatives Ceccarelli, Leckenby, Litchman, Perry, Rosellini—5.

Substitute House Bill No. 304, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 355, by Representatives Lynch, McCaffree, and Brouillet (by departmental request):

Authorizing participation in Title VI of the Higher Education Facilities Act of 1965.

MOTION

On motion of Mr. McDougall, the rules were suspended and Engrossed House Bill No. 355 was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

On motion of Mr. Brouillet, the following amendment was adopted:

On page 2, section 1 of the printed and engrossed bill, add a new subsection following subsection (4) as follows:

"(5) Supervise the federal program of low interest insured loans to students in institutions of higher education as provided by Title IV B of the Higher Education Act of 1965."

Engrossed House Bill No. 355 was ordered reengrossed.

With consent of the House, the rules were suspended, Reengrossed House Bill No. 355 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Brouillet spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 355, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Amen, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—89.

Those absent or not voting were: Representatives Anderson, Bledsoe, Ceccarelli, Gladder, Goldsworthy, Leckenby, Litchman, Perry, Rosellini, Walgren—10.

Reengrossed House Bill No. 355, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I was called away from my desk during the final passage of Reengrossed House Bill No. 355 and, therefore, was unable to cast my vote. Had I voted on this bill my vote would have been "yea" as it was when this bill was initially before us.

Gordon Walgren, 23rd District. **Engrossed House Bill No. 360**, by Representatives McDougall, Leckenby, Garrett, King, Johnson, Gladder, Barden, Kirk, and Jolly (by executive request):

Providing certain guidelines for state participation in federal programs.

Engrossed House Bill No. 360 was read the third time and placed on final passage.

Representative McDougall spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 360, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those voting nay were: Representative Grant-1.

Those absent or not voting were: Representatives Ceccarelli, Leckenby, Litchman, Perry, Rosellini—5.

Engrossed House Bill No. 360, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 370, by Representatives Berentson, Bottiger, Bledsoe, Kiskaddon, Barden, Brouillet, and Zimmerman (by executive request):

Combining all pollution control functions within environmental quality commission,

Engrossed House Bill No. 370 was read the third time and placed on final passage.

Representative Berentson spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 370, and the bill passed the House by the following vote: Yeas, 72; nays, 21; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Barden, Berentson, Bledsoe, Bluechel, Brazier, Brouillet, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jueling, Kalich, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, May, McCaffree, McCormick, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Richardson, Saling, Sawyer, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Mr. Speaker—72.

Those voting nay were: Representatives Avey, Bagnariol, Beck, Bottiger, Bozarth, Chatalas, DeJarnatt, Gallagher, Haussler, Heavey, Jastad, Johnson, Jolly, King, Kink, Marzano, Merrill, Moon, O'Brien, Sheridan, Walgren—21.

Those absent or not voting were: Representatives Ceccarelli, Leckenby, Litchman, Perry, Rosellini, Zimmerman—6.

Engrossed House Bill No. 370, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 402, by Representatives Whetzel, Cunningham, DeJarnatt, King, Brouillet, Hoggins, Farr, and Zimmerman (by executive request):

Creating a commission for constitutional revision.

House Bill No. 402 was read the third time and placed on final passage.

Representative Whetzel spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 402, and the bill passed the House by the following vote: Yeas, 75; nays, 17; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson, Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Johnson, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Marsh, Marzano, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—75.

Those voting nay were: Representatives Amen, Avey, Backstrom, Beck, Bozarth, Day, Haussler, Hubbard, Hurley, Jastad, Jolly, Jueling, Mahaffey, May, Moon, Smith, Spanton—17.

Those absent or not voting were: Representatives Ceccarelli, Flanagan, Grant, Leckenby, Litchman, Perry, Rosellini—7.

House Bill No. 402, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

It was my intention to vote "yea" on House Bill No. 402. However, I inadvertently locked my voting switch on "nay."

I would like to be recorded as being in favor of this bill.

C. W. "Red" Beck, 23rd District.

House Bill No. 471, by Representatives Newschwander, Kirk, and Smith (by departmental request):

Repealing provision rendering certain acts relating to probation services temporary.

House Bill No. 471 was read the third time and placed on final passage.

Representative Newschwander spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 471, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, De-Jarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those absent or not voting were: Representatives Ceccarelli, Garrett, Leckenby, Litchman, McGavick, Perry, Rosellini—7.

House Bill No. 471, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 490, by Representatives Lynch, Harris, Sawyer, Gladder, Richardson, and Kopet (by departmental request):

Providing for establishment of Medical Lake School for mentally deficient. Engrossed House Bill No. 490 was read the third time and placed on final passage.

Representative Lynch spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 490, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—91.

Those absent or not voting were: Representatives Ceccarelli, Conner, Flanagan, Leckenby, Litchman, McCaffree, Perry, Rosellini—8.

Engrossed House Bill No. 490, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 513, by Representatives Newschwander, Kirk, and Merrill (by departmental request):

Relating to charges for patients at state hospitals.

House Bill No. 513 was read the third time and placed on final passage.

Representative Newschwander spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 513, and the bill passed the House by the following vote: Yeas, 82; nays, 10; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Heavey, Hill, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smythe, Spanton, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—82.

Those voting nay were: Representatives Avey, Beck, Bottiger, Brouillet, Conner, Grant, Hoggins, McCormick, Moon, Smith—10.

Those absent or not voting were: Representatives Ceccarelli, Flanagan, Leckenby, Litchman, Perry, Rosellini, Sprague—7.

House Bill No. 513, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 654, by Representatives Cunningham, Bottiger, and Bluechel (by executive request):

Implementing elections code to provide for annual general elections.

Engrossed House Bill No. 654 was read the third time and placed on final passage.

Representative Cunningham spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 654, and the bill passed the House by the following vote: Yeas, 89; nays, 4; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—89.

Those voting nay were: Representatives Bluechel, Grant, Hurley, May—4. Those absent or not voting were: Representatives Ceccarelli, Flanagan, Leckenby, Litchman, Perry, Rosellini—6.

Engrossed House Bill No. 654, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I wish to state that I voted "nay" on House Bill No. 654 for the purpose of being named to the conference committee on this bill if it is amended later by the Senate.

Alan Bluechel, 1st District.

House Bill No. 686, by Representatives Gorton, Hoggins, and Murray (by executive request):

Authorizing a referendum on outdoor recreational bond issue.

House Bill No. 686 was read the third time and placed on final passage.

Representative Murray spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 686, and the bill passed the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those voting nay were: Representatives Adams, Gladder—2.

Those absent or not voting were: Representatives Ceccarelli, Leckenby, Litchman, Perry, Rosellini—5.

House Bill No. 686, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 701, by Representatives Humiston and Elicker: Changing medical care assistance.

Engrossed House Bill No. 701 was read the third time and placed on final passage.

Representative Humiston spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 701, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, De-Jarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy,

Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those absent or not voting were: Representatives Ceccarelli, Leckenby, Litchman, Perry, Rosellini—5.

Engrossed House Bill No. 701, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 702, by Representatives Humiston, Elicker, and Jastad:

Changing public assistance general eligibility standards.

House Bill No. 702 was read the third time and placed on final passage. Representative Humiston spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 702, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffee, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Ceccarelli, Chatalas, Leckenby, Litchman, Perry, Rosellini—6.

House Bill No. 702, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Joint Resolution No. 1, by Representatives Moon, Gorton, and Whetzel (by legislative council request):

Constitutional amendment to allow assessment of agricultural, timber and open space lands on basis of use rather than value.

Engrossed House Joint Resolution No. 1 was read the third time and placed on final passage.

Representative Gorton spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 1, and the resolution passed the House by the following vote: Yeas, 84; nays, 9; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newschwander, O'Brien, O'Dell, Reese, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—84.

Those voting nay were: Representatives Avey, Chapin, Day, Gallagher, Grant, Hurley, May, Richardson, Taylor—9.

Those absent or not voting were: Representatives Ceccarelli, Leckenby, Litchman, Newhouse, Perry, Rosellini—6.

Engrossed House Joint Resolution No. 1, having received the constitutional two-thirds majority, was declared passed.

APPOINTMENT OF STANDING COMMITTEES

The Speaker announced the following changes in members of standing committees: Representative Saling from Committee on State Government and Legislative Procedures to Committee on Agriculture; Representative Farr from Committee on Agriculture to Committee on State Government and Legislative Procedures.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Copeland.

Mr. Copeland:

"Mr. Speaker, ladies and gentlemen of the House, for the purpose of explanation of the committee schedule, the House and Senate leaders of both parties have made the determination that we would handle calendars on Tuesday and Thursday through the balance of this week and possibly into next week and leave the afternoons free so that conference committees would have time in which to meet and carry on their required work. In former years we have had the problem of either the House or Senate being in session while the conference committee was trying to meet, which would require the conferees to excuse themselves and thus delay the activity of the committee. We feel that the operations of the committees will be facilitated with the House and Senate doing approximately the same thing."

MOTION

On motion of Mr. McDougall, the House adjourned until 12:00 noon, Wednesday, March 15, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

SIXTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Wednesday, March 15, 1967.

The Speaker (Mr. Copeland presiding) called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Rosellini, Smith, and the Speaker. The Speaker was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Maurice Haehlen of the United Churches of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 14, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred House Bill No. 64, creating a governor's advisory committee on laboratory facilities to study laboratory facilities of the state, carries an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Norwood Cunningham, Chairman.

We concur in this report: Stewart Bledsoe, Alan Bluechel, R. Ted Bottiger, Thomas L. Copeland, Dr. Caswell J. Farr, Edward F. Harris, Doris J. Johnson, Mary Stuart Lux, Frank Marzano, John L. O'Brien, Robert A. Perry.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 14, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred House Bill No. 802, providing for election of legislative district chairman, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the substitute bill be substituted therefor and that the substitute bill do pass.

Thomas A. Swayze, Jr., Vice Chairman.

We concur in this report: R. Ted Bottiger, Thomas L. Copeland, William S. Day, Dr. Caswell J. Farr, Mary Stuart Lux, John L. O'Brien, Robert A. Perry.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 14, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred House Bill No. 810, designating official rock and official mineral for the state, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Norwood Cunningham, Chairman, Thomas A. Swayze, Jr., Vice Chairman. We concur in this report: Alan Bluechel, R. Ted Bottiger, Thomas L. Copeland, Dr. Caswell J. Farr, Doris J. Johnson, Mary Stuart Lux, Frank Marzano, John L. O'Brien, Robert A. Perry.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 15, 1967.

Mr. Speaker:

We, a majority of your Committee on Natural Resources, to whom was referred House Bill No. 935, increasing commercial salmon fishing fees and prescribing changes in commercial salmon fishing laws, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

S. E. "Sid" Flanagan, Chairman, Virginia Clocksin, Vice Chairman.

We concur in this report: Otto Amen, Eric O. Anderson, Art Avey, Duane L. Berentson, Alan Bluechel, P. J. "Jim" Gallagher, Dwight S. Hawley, Vaughn Hubbard, Hugh "Bud" Kalich, Bill Kiskaddon, Brian J. Lewis, John S. Murray, Richard L. Smythe, Dick Taylor, Harold S. Zimmerman.

House of Representatives, Olympia, Wash., March 15, 1967.

Mr. Speaker:

We, a minority of your Committee on Natural Resources, to whom was referred House Bill No. 935, increasing commercial salmon fishing fees and prescribing changes in commercial salmon fishing laws, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

......, Chairman.

We concur in this report: Dick J. Kink, W. L. "Bill" McCormick, Keith J. Spanton.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 14, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred House Joint Resolution No. 35, expanding methods for revising and amending the Constitution, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Norwood Cunningham, Chairman, Thomas A. Swayze, Jr., Vice Chairman.

We concur in this report: Stewart Bledsoe, Alan Bluechel, R. Ted Bottiger, Thomas L. Copeland, Edward F. Harris, Doris J. Johnson, Mary Stuart Lux, Frank Marzano, John L. O'Brien, Robert A. Perry.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 14, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred House Joint Resolution No. 37, revising majority required to approve call for constitutional convention, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Norwood Cunningham, Chairman, Thomas A. Swayze, Jr., Vice Chairman.

We concur in this report: Stewart Bledsoe, Alan Bluechel, R. Ted Bottiger, Thomas L. Copeland, Dr. Caswell J. Farr, Edward F. Harris, Mary Stuart Lux, Frank Marzano, John L. O'Brien, Robert A. Perry.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 15, 1967.

Mr. Speaker:

We, a majority of your Committee on Natural Resources, to whom was referred House Concurrent Resolution No. 22, authorizing interstate fisheries studies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

S. E. "Sid" Flanagan, Chairman, Virginia Clocksin, Vice Chairman.

We concur in this report: Otto Amen, Eric O. Anderson, Art Avey, Duane L. Berentson, Alan Bluechel, P. J. "Jim" Gallagher, Dwight S. Hawley, Vaughn Hubbard, Hugh "Bud" Kalich, Bill Kiskaddon, Brian J. Lewis, W. L. "Bill" McCormick, John S. Murray, Richard L. Smythe, Keith J. Spanton, Dick Taylor, Harold S. Zimmerman.

Passed to Committee on Rules and Administration for second reading.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 14, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Joint Memorial No. 6; and

Senate Joint Memorial No. 8; and Senate Joint Memorial No. 9; and Senate Joint Memorial No. 15; and Senate Joint Memorial No. 17: and

Senate Joint Memorial No. 20, and the same are herewith transmitted.

Ward Bowden, Secretary.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, March 14, 1967.

To the Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 29:

Changing date treasurer by report shall show status of judges' retirement fund.

House Bill No. 315:

Authorizing the appointment of a deputy director in the department of general administration.

Very truly yours,
Raymond W. Haman,
Legal Counsel to the Governor.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 949, by Representatives King, Goldsworthy, and Bottiger: An Act relating to veteran preference in competitive examinations; and adding a new section to chapter 41.04 RCW.

Ordered printed and referred to Committee on State Government and Legislative Procedures.

House Bill No. 950, by Representative Humiston:

An act establishing a retirement system for firefighters and policemen; allowing for transfer from present retirement systems to the newly-created system; amending section 4, chapter 69, Laws of 1955 and RCW 41.20.150; amending section 11, chapter 382, Laws of 1955, as amended by section 6, chapter 255, Laws of 1961, and RCW 41.18.130; amending section 3, chapter

82, Laws of 1957, as amended by section 3, chapter 5, Laws of 1959 and RCW 41.16.090; and adding a new section to chapter 382, Laws of 1955 and to chapter 41.18 RCW.

Ordered printed and referred to Committee on Local Government.

MOTION

On motion of Mr. Humiston, five hundred additional copies of House Bill No. 950 were ordered.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Engrossed Senate Joint Memorial No. 6, by Senators Hallauer, Woodall, and Hanna:

Memorializing Congress to make Indian tribal rolls and mailing lists available to enrolled members of the tribe.

Referred to Committee on Rules and Administration.

Senate Joint Memorial No. 8, by Senators Talley, Bailey, and Chytil:

Memorializing Congress to restore veterans' pensions.

Referred to Committee on Rules and Administration.

Senate Joint Memorial No. 9, by Senators Rasmussen, Bailey, Peterson (Lowell), Hanna, Mardesich, Herrmann, Keefe, Sandison, Herr, and Henry: Raising federal tax exemptions.

On motion of Mr. O'Brien, the rules were suspended, Senate Joint Memorial No. 9 was advanced to second reading and read the second time.

On motion of Mr. O'Brien, the rules were suspended, Senate Joint Memorial No. 9 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 9, and the memorial passed the House by the following vote: Yeas, 84; nays, 5; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Mahaffey, Marsh, Marzano, May, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf—84.

Those voting nay were: Representatives Amen, Clarke (George W.), Flanagan, Hubbard, Newschwander—5.

Those absent or not voting were: Representatives Berentson, Humiston, Litchman, Lynch, McCaffree, Newhouse, Rosellini, Smith, Zimmerman, Mr. Speaker—10.

Senate Joint Memorial No. 9, having received the constitutional majority, was declared passed.

Senate Joint Memorial No. 15, by Senators Canfield, Woodall, Redmon, and McCormack:

Memorializing Congress to provide funds for construction of Bumping Lake enlargement.

On motion of Mr. Bledsoe, the rules were suspended, Senate Joint Memorial No. 15 was advanced to second reading and read the second time.

On motion of Mr. Bledsoe, the following amendment was adopted:

On page 1, line 11, after "tributaries" and before the semicolon insert "while fully protecting existing water rights"

On motion of Mr. Bledsoe, the rules were suspended, Senate Joint Memorial No. 15 as amended by the House, was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Representatives Bledsoe and Newhouse spoke in favor of passage of the memorial.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 15 as amended by the House, and the memorial passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—95.

Those absent or not voting were: Representatives Berentson, Rosellini, Smith, Mr. Speaker—4.

Senate Joint Memorial No. 15 as amended by the House, having received the constitutional majority, was declared passed.

Senate Joint Memorial No. 17, by Senators Greive, Morgan, Stender, McMillan, and Dore:

Memorializing Congress to enact legislation to recognize postal unions and other federal employee unions.

Referred to Committee on Labor and Employment Security.

Senate Joint Memorial No. 20, by Senators Talley, Peterson (Ted), and Bailey:

Protecting halibut fishing industry.

On motion of Mr. Hawley, the rules were suspended, Senate Joint Memorial No. 20 was advanced to second reading and read the second time.

On motion of Mr. Hawley, the rules were suspended, Senate Joint Memorial No. 20 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 20, and the memorial passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—95.

Those absent or not voting were: Representatives Berentson, Chatalas, Rosellini, Mr. Speaker—4.

Senate Joint Memorial No. 20, having received the constitutional majority, was declared passed.

MOTION

Mr. Walgren moved that House Resolution No. 67-51, proposed by him yesterday, be taken from the table.

Mr. O'Brien demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Berentson, Rosellini, and the Speaker.

On motion of Mr. Gorton, the absent members were excused and the House proceeded with business under the call of the House.

The Speaker (Mr. Copeland presiding) declared the question before the House to be the motion by Mr. Walgren that House Resolution No. 67-51 be taken from the table.

Mr. O'Brien demanded an electric roll call and the demand was sustained. The Clerk called the roll and the motion was lost by the following vote: Yeas, 43; nays, 53; absent or not voting, 3.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Conner, Day, DeJarnatt, Gallagher, Garrett, Grant, Haussler, Heavey, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Litchman, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, Perry, Sawyer, Sheridan, Smith, Sprague, Taylor, Thompson, Walgren—43.

Those voting nay were: Representatives Adams, Amen, Barden, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Richardson, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman—53.

Those absent or not voting were: Representatives Berentson, Rosellini, Mr. Speaker—3.

MOTION

On motion of Mr. Gorton, the House dispensed with further business under the call of the House.

RESOLUTIONS

House Resolution No. 67-52, by Representatives Morrison, Haussler, McDougall, Newhouse, Day, Reese, Johnson, Spanton, Brazier, and Lynch:

Whereas, The horticultural industry is one affecting the public interest and the general health and welfare of the State of Washington; and

Whereas, Changes in the patterns of economic growth and the expansion of population have caused shifts in the horticultural production areas of the state; and

Whereas, Agricultural sciences and methods of marketing have made vital changes affecting the horticultural industry; and

Whereas, The laws concerning the horticultural industry have been modernized only in part and are generally archaic and not compatible with the changes needed to assure the continuance of a healthy self-supporting horticultural industry vital to the general welfare of the state;

Now Therefore, Be It Resolved, By the House of Representatives, That the Legislative Council, through its Subcommittee on Agriculture, is requested to study and investigate the need for completing the modernization of the agricultural laws relating to horticulture or affecting horticulture specifically under Title 15 RCW, and to report its findings and recommendations to the Forty-first Legislature together with such drafts of legislation as may be required to effectuate them.

On motion of Mr. Morrison, the resolution was adopted.

House Resolution No. 67-53, by Representative Jolly:

Whereas, The Kelly Air Mail Act of 1925 marked the beginning of contract airmail service by providing for a series of north-to-south feeder lines connecting the Post Office Department's east-to-west route from New York to San Francisco; and

Whereas, Leon Cuddeback inaugurated scheduled contract airmail service for Varney Airlines on contract airmail Route No. 5 (connecting the Pacific Northwest with the Southwest from Pasco, Washington to Elko, Nevada via Boise, Idaho) in his ninety horsepower Swallow biplane at 6:23 antemeridian on the 6th day of April, 1926; and

Whereas, It has been generally acknowledged by American air historians that Leon Cuddeback flew the first authentic scheduled contract airmail run; and

Whereas, Early contract airmail service was beset by a number of perils and limitations by reason of numerous forced landings and lack of navigational aids and equipment and required the most daring spirit reminiscent of the pioneering spirit of the earliest settlers in the Americas and later of the settlers in the American West;

Now, Therefore, Be It Resolved, By the House of Representatives, That the President and Congress of the United States of America and the United States Postmaster General be respectfully urged to commemorate the inauguration of scheduled contract airmail service under The Kelly Air Mail Act of 1925 from Pasco, Washington to Elko, Nevada on the 6th day of April, 1926, by the issuance in the year 1976 of a semicentennial or golden jubilee commemorative airmail stamp or series; and

Be It Further Resolved, That a copy of this resolution be transmitted to the Honorable Lyndon B. Johnson, President of the United States of America; the President of the United States Senate; the Speaker of the House of Representatives; to each member of Congress from the State of Washington; and to the United States Postmaster General.

On motion of Mr. Jolly, the resolution was adopted.

MOTIONS

On motion of Mr. Humiston, House Bills No. 941, 943, and 947 were rereferred to Committee on Judiciary.

On motion of Mr. McDougall, the House adjourned until 11:00 a.m., Thursday, March 16, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

SEVENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, March 16, 1967.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll and all members were present except Representatives McCormick and Thompson.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Walter MacArthur of the First Methodist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 15, 1967.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 382, authorizing destruction of cancelled bonds and coupons, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert F. Goldsworthy, Chairman, Gerald L. Saling, Vice Chairman.

We concur in this report: Arlie U. DeJarnatt, Charles W. Elicker, Joe D. Haussler, Timothy H. Hill, Dale E. Hoggins, Gladys Kirk, Jerry C. Kopet, Mary Stuart Lux, Audley F. Mahaffey, Daniel G. Marsh, John Merrill, Charles Moon, Sid W. Morrison, Gordon W. Richardson, John M. Rosellini, George P. Sheridan, Sam Smith, Thomas A. Swayze, Jr., Gordon L. Walgren, Harold S. Zimmerman.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 15, 1967.

Mr. Speaker:

We, a majority of your Committee on Public Health and Welfare, to whom was referred House Bill No. 762, implementing law relating to county and joint county-city hospitals, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Jonathan Whetzel, Chairman, Dr. Caswell J. Farr, Vice Chairman.

We concur in this report: Alfred O. Adams, Dave Ceccarelli, William "Bill" Chatalas, William S. Day, Homer Humiston, Elmer Jastad, Jerry C. Kopet.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 15, 1967.

Mr. Speaker:

We, a majority of your Committee on Public Health and Welfare, to whom was referred House Bill No. 936, providing disability assistance incentives, have had the same under consideration, and we respectfully report the same back to the House with the

recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Jonathan Whetzel, Chairman, Dr. Caswell J. Farr, Vice Chairman.

We concur in this report: Alfred O. Adams, Dave Ceccarelli, William "Bill" Chatalas, William S. Day, Carlton A. Gladder, Mrs. Joseph E. Hurley, Homer Humiston, Elmer Jastad, Jerry C. Kopet.

MOTION

On motion of Mr. Whetzel, House Bill No. 936 was rereferred to Committee on Appropriations.

House of Representatives, Olympia, Wash., March 16, 1967.

Mr. Speaker:

We, a majority of your Committee on Natural Resources, to whom was referred House Joint Memorial No. 16, requesting federal aid for victims of coastal erosion area, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

S. E. "Sid" Flanagan, Chairman.

We concur in this report: Otto Amen, Eric O. Anderson, Art Avey, Henry Backstrom, C. W. "Red" Beck, P. J. "Jim" Gallagher, Dwight S. Hawley, Dan Jolly, Hugh "Bud" Kalich, Dick J. Kink, Brian J. Lewis, W. L. "Bill" McCormick, Richard L. Smythe, Keith J. Spanton, Dick Taylor, Alan Thompson, Harold S. Zimmerman.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 14, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred House Joint Resolution No. 15, proposing amendment of Constitution by subject matter rather than by section, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Norwood Cunningham, Chairman, Thomas A. Swayze, Jr., Vice Chairman.

We concur in this report: Stewart Bledsoe, Alan Bluechel, R. Ted Bottiger, Thomas L. Copeland, Caswell J. Farr, Edward F. Harris, John L. O'Brien.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 15, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 152; and

Substitute Senate Bill No. 206; and Engrossed Senate Bill No. 282; and

Reengrossed Senate Bill No. 330; and

Senate Bill No. 346; and

Substitute Senate Bill No. 524; and

Engrossed Senate Bill No. 525; and

Senate Bill No. 526; and

Senate Bill No. 529, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 15, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Substitute Senate Bill No. 429, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 15, 1967.

Mr. Speaker:

The Senate has adopted: Senate Concurrent Resolution No. 4, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 15, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 162 and has granted said committee the powers of Free Conference.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 15, 1967.

Mr. Speaker:

The Senate has adopted: House Concurrent Resolution No. 31, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 15, 1967.

Mr. Speaker:

The President has signed: Senate Joint Memorial No. 19, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Concurrent Resolution No. 31; also

Senate Joint Memorial No. 19.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 951, by Representatives Humiston, Lynch, and Grant:

An Act relating to state government; providing for the licensing of health care facilities by the state board of health; repealing sections 1 through 17 and 20, chapter 253, Laws of 1957 and RCW 18.20.010 through 18.20.170 and 18.20.900; repealing sections 18, 19 and 22, chapter 253, Laws of 1957 (uncodified); repealing sections 1 through 15 and 17, chapter 168, Laws of 1951 and RCW 18.46.005 through 18.46.140 and 18.46.900; repealing sections 1, 4, 8, 11, 12, 16, 17, 21 and 22, chapter 117, Laws of 1951 and RCW 18.51.005, 18.51.030, 18.51.070, 18.51.100, 18.51.110, 18.51.150 through 18.51.170 and 18.51.900; repealing sections 2, 3, 5, 6, 7, 10, 13, 14, and 15, chapter 117, Laws of 1951 as amended by sections 1 through 9, chapter 160, Laws of 1953 and RCW 18.51.010, 18.51.020, 18.51.040 through 18.51.060, 18.51.090 and 18.51.120 through 18.51.140; repealing sections 18 and 19, chapter 117, Laws of 1951 (uncodified); repealing sections 1 through 18 and 21, chapter 267, Laws of 1955 and RCW 70.41.010 through 70.41.180 and 70.41.900; repealing sections 19 and 20, chapter 267, Laws of 1955 (uncodified); repealing sections 71.12.455 through 71.12.640, chapter 25, Laws of 1959 and section 1, chapter 224, Laws of 1959 and RCW 71.12.455 through 71.12.640; and providing penalties.

Ordered printed and referred to Committee on Public Health and Welfare.

MOTION

On motion of Mrs. Lynch, the rules were suspended and authorization was given to add sixteen additional names as sponsors of House Concurrent Resolution No. 32.

House Concurrent Resolution No. 32, by Representatives Lynch, Smythe, Brouillet, Marsh, McGavick, Barden, Kink, Lux, Hoggins, Murray, Kiskaddon, Goldsworthy, King, Holman, Veroske, Jastad, Walgren, McCaffree, and Ceccarelli:

Directing a study to be made as to feasibility of establishing a state program for scholarships and student loans.

Ordered printed and referred to Committee on Higher Education.

House Concurrent Resolution No. 33, by Representatives Hoggins, Holman, and Garrett:

Providing for study of LID's and law implementing same by legislative council.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 33 was advanced to second reading and read the second time.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 33 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representative Hoggins spoke in favor of adoption of the resolution. The resolution was adopted.

House Concurrent Resolution No. 34, by Representatives Cunningham, Mahaffey, and Hoggins:

Directing legislative council to study pay status of noncertificated public school employees.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 34 was advanced to second reading and read the second time.

On motion of Mr. Cunningham, the following amendment was adopted:

On page 1, line 9 and line 14, strike "Legislative Council" and insert "Joint Interim Committee on Education"

House Concurrent Resolution No. 34 was ordered engrossed.

On motion of Mr. McDougall, the rules were suspended, Engrossed House Concurrent Resolution No. 34 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representative Cunningham spoke in favor of adoption of the resolution. The resolution was adopted.

FIRST READING OF SENATE BILLS

The following was read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 152, by Senators Herrman, Greive, and Woodall:

An Act relating to motor vehicle financial responsibility; increasing the amounts required for proof of financial responsibility and deposits in lieu thereof; and amending sections 9, 26, 39, 49 and 55, chapter 169, Laws of 1963 and RCW 46.29.090, 46.29.260, 46.29.390, 46.29.490 and 46.29.550.

Mr. O'Brien moved that the rules be suspended, Engrossed Senate Bill No. 152 be advanced to second reading and read the second time.

MOTION

On motion of Mr. Gorton, the House recessed until 2:30 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 2:30 p.m.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The Clerk called the roll and all members were present.

The House resumed consideration of Senate bills on first reading.

FIRST READING OF SENATE BILLS

Engrossed Senate Bill No. 152, by Senators Herrman, Greive, and Woodall.

Raising auto financial responsibility limits.

The Speaker declared the question before the House to be the motion by Mr. O'Brien that the rules be suspended and Engrossed Senate Bill No. 152 be advanced to second reading and read the second time.

The motion was carried.

On motion of Mr. Gorton, the rules were suspended, Engrossed Senate Bill No. 152 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives O'Brien and Smith speaking in favor of passage of the bill, and Representatives O'Dell and Chapin speaking against passage of the bill.

MOTION

Mr. Gorton moved that Engrossed Senate Bill No. 152 be referred to Committee on Financial Institutions and Insurance.

Representative Gorton spoke in favor of the motion.

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Mr. Speaker, I don't believe the gentleman is talking on the basis of referring the bill to committee. He is going into the merits of the bill. I believe his arguments should be narrowed to the actual reason he wants to refer Senate Bill No. 152 to the committee on financial institutions and insurance."

The Speaker:

"Yes. I think he is doing that, Mr. O'Brien. Will you continue, Mr. Gorton."

Representative Gorton completed his remarks.

YIELDING TO QUESTION

At the request of Mr. Moon, Mr. Gorton yielded to question.

Mr. Moon:

"Representative Gorton, this surprises me. I would like to know why, after you moved to suspend the rules and take this from second reading to third reading so that we cannot make amendments and work on this bill on the floor, you have reversed yourself and moved this bill be referred to committee so that the committee can do something with it."

Mr. Gorton:

"That is a very good question, Mr. Moon. I would like to answer it. Mr. O'Brien made a motion to advance this bill to second reading at about 11:20 this morning. Mr. O'Brien was informed at the end of the meeting of the committee on rules and admin-

istration that these bills might be advanced to third reading. This we did. No one offered amendments on second reading although there were several hours in which to prepare them, so I concluded that the motion to advance to second reading and then go on was a purely political play in hopes that the whole thing would go on television and into the newspapers. We decided to go along and see if there was enough sincerity on the part of the minority party to attempt to perfect this on second reading and then go on to third. We found out there wasn't, so now, since I don't want to kill the bill by voting against a bill that is defective as it now is, the only thing to do is put it into committee and see if it comes out perfected."

Debate ensued, Representative Moon speaking against the motion to refer Engrossed Senate Bill No. 152 to committee.

Mr. Kink demanded an electric roll call and the demand was sustained.

Further debate ensued, Representatives Litchman, Charette, and O'Brien speaking against the motion, and Representatives Jueling and Clark (Newman H.) speaking in its favor.

YIELDING TO QUESTION

At the request of Mr. Bledsoe, Mr. O'Dell yielded to question.

Mr. Bledsoe:

"Mr. O'Dell, there seems to be a certain amount of speculation about the functions of your committee and what is to be considered by this committee. I notice in the program sheet from the Senate on my desk that there are several bills from the Senate that are under jurisdiction of your committee. Assuming that they might appear in your committee, what have you scheduled for action for these for tomorrow? Which bill, which numbers?"

Mr. O'Dell:

"I heard eleven were coming back yesterday. We were presumptuous and scheduled four Senate bills. I find one of them will remain in Rules. We have three other Senate bills on the docket, in addition to our House Bill No. 681, which was killed in the Senate."

Mr. Anderson demanded the previous question and the demand was sustained.

The Clerk called the roll and the motion that Engrossed Senate Bill No. 152 be referred to Committee on Financial Institutions and Insurance was carried by the following vote: Yeas, 53; nays, 46; absent or not voting, 0.

Those voting yea were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hoggins, Holman, Hubbard, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Richardson, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—53.

Those voting nay were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Conner, Day, DeJarnatt, Gallagher, Garrett, Grant, Haussler, Heavey, Hill, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Litchman, Lux, Marsh, Marzano, May, McCormick, McGavick, Merrill, Moon, O'Brien, Perry, Rosellini, Sawyer, Sheridan, Smith, Sprague, Taylor, Thompson, Walgren—46.

MOTION

On motion of Mr. Gorton, the House advanced to the ninth order of business for the second reading of bills.

SECOND READING OF BILLS

House Joint Resolution No. 29, by Representatives McCaffree, De-Jarnatt, McDougall, and Garrett (by executive request):

Amending Constitution as to the forty mill limitation and to permit an income tax.

MOTION

On motion of Mrs. McCaffree, Substitute House Joint Resolution No. 29 was substituted for House Joint Resolution No. 29, and the substitute resolution was placed on the calendar for second reading.

Substitute House Joint Resolution No. 29 was read the second time.

Mr. Brouillet moved adoption of the following amendment by Representatives Brouillet and DeJarnatt:

"Beginning with 'Article VII' on line 9, page 1, strike all of the matter down to and including the period after 'state' on line 20, page 4, and insert the following:

"Article VII, section 2. Except as hereinafter provided and notwithstanding any other provision of this Constitution, the aggregate of all tax levies upon real and personal property by the state and all taxing districts now existing or hereafter created, shall not in any year exceed forty mills on the dollar of assessed valuation, which assessed valuation shall be fifty per centum of the true and fair value of such property in money: Provided, However, That such assessed valuation shall be twenty-five per centum of the true and fair value of such property in money with respect to assessments of property made from and after the second calendar year following the adoption and ratification of an amendment to this article specifically authorizing a tax upon income at a single uniform rate in excess of the limitations provided by this section: Provided [However] Further, That nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district: Provided Further, That notwithstanding any other provision of this Constitution the legislature shall have the power to provide for enforcement of the provisions of this article by vesting in state or local agencies or both the power to value and to assess property for purposes of taxes imposed for any state or local purpose. The term 'taxing district' for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or public utility district. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only

"(a) By any taxing district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to levy such additional tax submitted not more than [twelve] twenty-four months prior to the date [on which] for making the proposed levy or levies [is to be made] and not oftener than twice in [such] any twelve month period, either at a special election or at the regular election of such taxing district, at which election the number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Provided, However, That no taxing district shall submit to the electors thereof a proposition to authorize the levy of additional tax upon the authority of this subsection (a) to be made in any year for which the electors previously have authorized the levy of additional tax under the authority of this subsection (a), unless the proposed authorization is submitted to the electors by a proposition to substitute for the prior authorization under this subsection (a) a new authorization the amount of which will be adequate to fulfill all contractual obligations of the taxing district incurred by reason of the prior authorization, and unless the substitute proposition shall by its terms supersede the prior authorization and then be in lieu of any additional tax authorized by but not yet levied upon the authority of the superseded authorization:

"(b) By any taxing district otherwise authorized by law to issue general obligation bonds for capital purposes, for the sole purpose of making the required payments of principal and interest on general obligation bonds issued solely for capital purposes, other than the replacement of equipment, when authorized so to do by majority of at least three-fifths of the electors thereof voting on the proposition to issue such bonds and to pay the principal and interest thereon by an annual tax levy in excess of the

limitation herein provided during the term of such bonds, submitted not oftener than twice in any calendar year, at an election held in the manner provided by law for bond elections in such taxing district, at which election the total number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Providea, That any such taxing district shall have the right by vote of its governing body to refund any general obligation bonds of said district issued for capital purposes only, and to provide for the interest thereon and amortization thereof by annual levies in excess of the tax limitation provided for herein, And Provided Further, That the provisions of this section shall also be subject to the limitations contained in Article VIII, Section 6, of this Constitution;

"(c) By the state or any taxing district for the purpose of paying the principal or interest on general obligation bonds outstanding on December 6, 1934; or for the purpose of preventing the impairment of the obligation of a contract when ordered so to do by a court of last resort.

"NEW SECTION. Article VII, section 4. Notwithstanding any other provision of this Constitution, the legislature shall have the power,

"(a) To impose a tax upon income from whatever source derived, at a rate which may be in excess of that permitted by section 2 of this Article VII: Provided, However, That the tax may be imposed only at a single uniform rate;

"(b) To provide for allowance of credits, exclusions, exemptions, and deductions to be used in determining the amount of income subject to tax or in computing such tax: Provided, However, That the amount of such credits, exclusions, exemptions and deductions may not be determined solely by the amount of income otherwise subject to tax: and

"(c) For purposes of simplifying administration and facilitating compliance by taxpayers, to adopt by reference any federal statutes relating to the determination of taxable income, both as enacted at the time of adoption and as amended after the time of adoption.

"No tax upon income shall be collected pursuant to this section until the assessed valuation of property is stated in section 2 of this article as twenty-five per centum of the true and fair value of property in money.

"Be It Further Resolved, That the secretary of state shall cause notice of the foregoing constitutional amendments to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state."

Representatives Brouillet and Bledsoe spoke in favor of adoption of the amendment.

Mr. Kink demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present.

On motion of Mr. McDougall, the House proceeded with business under the call of the House.

Mr. Grant moved adoption of the following amendment by Representatives Grant and Bottiger to the amendment by Representatives Brouillet and DeJarnatt:

Amend the amendment on page 1, inserting Article VII, section 2, and Article VII, section 4, as follows: On page 1 of the mimeographed amendment, Article VII, section 2, line 14, after "income at a" strike "single uniform" and insert "graduated"

Mr. Chatalas demanded an electric roll call and the demand was sustained.

Debate ensued, Representatives Grant, Smith, DeJarnatt, Brouillet, and Marsh speaking in favor of adoption of the amendment, and Representatives McCaffree, Smythe, Gorton, Jueling, and Brazier speaking against its adoption.

Mr. Kink demanded the previous question and the demand was sustained.

The Clerk called the roll on adoption of the amendment by Representatives Grant and Bottiger to the amendment by Representatives Brouillet and DeJarnatt to Substitute House Joint Resolution No. 29, and the motion was lost and the amendment to the amendment not adopted by the following vote: Yeas, 44; nays, 55; absent or not voting, 0.

Those voting yea were: Representatives Anderson, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Conner, Day, DeJarnatt, Gallagher, Garrett, Grant, Haussler, Heavey, Hoggins, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Litchman, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, Perry, Rosellini, Sawyer, Sheridan, Smith, Sprague, Taylor, Thompson, Walgren—44.

Those voting nay were: Representatives Adams, Amen, Avey, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Holman, Hubbard, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Richardson, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—55.

EXPLANATION OF VOTE

I wish the journal to show that my vote on the amendment by Representatives Grant and Bottiger to the amendment by Representatives Brouillet and DeJarnatt to Substitute House Joint Resolution No. 29 was erroneously recorded as "yea" instead of "nay."

Dale E. Hoggins, 21st District.

Mr. Moon moved adoption of the following amendment to the amendment by Representatives Brouillet and DeJarnatt:

Amend the amendment on page 1, inserting Article VII, section 2, and Article VII, section 4, by Representatives Brouillet and DeJarnatt as follows: On page 1 of the mimeographed amendment, Article VII, section 2, line 14, after "at a" strike "single uniform rate" and insert "rate or rates"

Debate ensued, Representatives Moon and Lux speaking in favor of adoption of the amendment, and Representatives McCaffree and Holman speaking against its adoption.

POINT OF ORDER

The Speaker recognized Mr. Moon on a point of order.

Mr. Moon:

"Mr. Speaker, I think we are talking on the income tax portion of this, not the forty-mill limitation portion."

The Speaker:

"Well, I think we are in some rather broad areas here, Mr. Moon. I think we all know what we are talking about."

Further debate ensued, Representative Holman completing his remarks, Representative Chapin speaking against adoption of the amendment, and Representatives King and Bottiger speaking in favor of its adoption.

Mr. Kink demanded an electric roll call and the demand was sustained. Further debate ensued, Representatives Grant, Marsh, and Sprague speaking in favor of adoption of the amendment to the amendment, and Representatives Elicker and Bluechel speaking against its adoption.

Mr. Kink demanded the previous question and the demand was sustained. The Clerk called the roll on adoption of Mr. Moon's amendment to the amendment by Representatives Brouillet and DeJarnatt, and the motion was lost and the amendment to the amendment not adopted by the following vote: Yeas, 41; nays, 58; absent or not voting, 0.

Those voting yea were: Representatives Anderson, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Conner, DeJarnatt, Gallagher, Garrett, Grant, Haussler, Heavey, Jastad, Johnson, Jolly, Kalich, King, Kink, Litchman, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, Perry, Rosellini, Sawyer, Sheridan, Smith, Sprague, Taylor, Thompson, Walgren—41.

Those voting nay were: Representatives Adams, Amen, Avey, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Richardson, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—58.

Mr. Grant moved adoption of the following amendment by Representatives Grant, Bottiger, Sheridan, and Marzano to the amendment by Representatives Brouillet and DeJarnatt:

Amend the amendment on page 1, inserting Article VII, section 2, and Article VII, section 4, by Representatives Brouillet and DeJarnatt, as follows: On page 2 of the mimeographed amendment, in Article VII, section 4, subsection (a), line 2, after "at", strike the remainder of subsection (a) and insert: "such rate or rates established by the legislature: *Provided*, That during the time there is imposed any such tax, retail sales tax may not be levied on prescription drugs nor on the sale for off-premises consumption of food items including nonalcoholic beverages;"

Debate ensued, Representatives Grant and Rosellini speaking in favor of adoption of the amendment, and Representatives Newschwander and Gorton speaking against its adoption.

Mr. Kink demanded an electric roll call and the demand was sustained.

Further debate ensued, Representative Marsh speaking in favor of adoption of the amendment to the amendment and Representative Smythe speaking against its adoption.

Mr. Kink demanded the previous question and the demand was sustained. The Clerk called the roll on adoption of the amendment by Representatives Grant, Bottiger, Sheridan, and Marzano to the amendment by Representatives Brouillet and DeJarnatt and the motion was lost and the amendment not adopted by the following vote: Yeas, 44; nays, 55, absent or not voting, 0.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Conner, Day, DeJarnatt, Gallagher, Garrett, Grant, Haussler, Heavey, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Litchman, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, Perry, Rosellini, Sawyer, Sheridan, Smith, Sprague, Taylor, Thompson, Walgren—44.

Those voting nay were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Elicker, Farr, Flanagan, Gladder, Golds-

worthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Richardson, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—55.

Mr. Day moved adoption of the following amendment to the amendment by Representatives Brouillet and DeJarnatt:

Amend the amendment on page 1, inserting Article VII, section 2, and Article VII, section 4, by Representatives Brouillet and DeJarnatt, as follows: On page 2 of the mimeographed amendment, in Article VII, section 4, insert a new paragraph following subparagraph (c) as follows: "No tax upon or measured by net income shall be imposed by the state, unless the state also shall impose a tax upon the retail sale or use of tangible personal property; and the sales tax, use tax and net income tax shall be imposed by the state at the same rate: Provided, That nothing herein shall prevent the legislature from providing for the exemption of certain types of property, services or transactions from the sales tax or use tax."

Representatives Day and Reese spoke in favor of adoption of the amendment.

The motion was carried and the amendment to the amendment was adopted.

The Speaker declared the question before the House to be the adoption of the amendment by Representatives Brouillet and DeJarnatt, as amended, to Substitute House Joint Resolution No. 29.

Representative Bozarth spoke against passage of the amendment as amended.

POINT OF INFORMATION

The Speaker recognized Mr. Kink on a point of information.

Mr. Kink:

"Mr. Speaker, do we have an electric roll call on the amendment by Representative Brouillet?"

The Speaker:

"Not yet."

Mr. Kink demanded an electric roll call and the demand was sustained.

Representatives Bledsoe, DeJarnatt, and Clark (Newman H.) spoke in favor of adoption of the amendment as amended.

Mr. Copeland demanded the previous question and the demand was sustained.

The Clerk called the roll on adoption of the amendment by Representatives Brouillet and DeJarnatt as amended by Representative Day, and the motion was carried and the amendment as amended adopted by the following vote: Yeas, 68; nays, 31; absent or not voting, 0.

Those voting yea were: Representatives Adams, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Jueling, Kalich, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, McCaffree, McDougall, McGavick, Merrill, Murray, Newschwander, O'Dell, Perry, Richardson, Saling, Sawyer, Smythe, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—68.

Those voting nay were: Representatives Amen, Anderson, Avey, Backstrom, Bozarth, Ceccarelli, Charette, Chatalas, Day, Haussler, Heavey, Hurley, Jastad, Johnson, Jolly, King, Kink, Marzano, May, McCormick, Moon, Morrison, Newhouse, O'Brien, Reese, Rosellini, Sheridan, Smith, Spanton, Swayze, Taylor—31.

Substitute House Joint Resolution No. 29 was ordered engrossed and passed to Committee on Rules and Administration for third reading.

House Bill No. 639, by Representative McCaffree (by executive request): Providing for a single rate net income tax.

MOTION

On motion of Mrs. McCaffree, Substitute House Bill No. 629 was substituted for House Bill No. 639 and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 639 was read the second time.

On motion of Mr. McDougall the following amendment by Representatives McDougall, Bledsoe, Flanagan, Brouillet, and Bottiger was adopted:

On page 8, section 17, line 33, after "sugar products" and before "and" strike "other than candy"

Mr. Flanagan moved adoption of the following amendment by Representatives Flanagan, McDougall, Bledsoe, Brouillet, and Bottiger:

On page 9, section 17, line 2, after "products" and before "and confectionery" strike "other than candy"

YIELDING TO QUESTION

At the request of Mr. Grant, Mr. McDougall yielded to question.

Mr. Grant:

"Mr. McDougall, do you consider beer a food?"

Mr. McDougall:

"It's a liquid. I was speaking of solids."

The motion was carried and the amendment was adopted.

Substitute House Bill No. 639 was ordered engrossed and passed to Committee on Rules and Administration for third reading.

MOTIONS

On motion of Mr. Gorton, the House deferred further consideration of the remaining bills on second and third reading calendars and the bills were ordered held for tomorrow's second and third reading calendars.

On motion of Mr. McDougall, the House dispensed with further business under the call of the House.

On motion of Mr. McDougall, the House adjourned until 10:00 a.m., Friday, March 17, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

EIGHTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, March 17, 1967.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Sawyer, Spanton, and Taylor. Representative Taylor was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Walter MacArthur of the First Methodist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 17, 1967.

Mr. Speaker:

We, a majority of your Committee on Financial Institutions and Insurance, to whom was referred House Bill No. 681, regulating the sale of certain types of life insurance policies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert W. O'Dell, Chairman, Paul Barden, Vice Chairman.

We concur in this report: Henry Backstrom, John Bagnariol, George W. Clarke, Vaughn Hubbard, Mrs. Joseph E. Hurley, Sam Smith, Helmut L. Jueling, Jerry C. Kopet, Mark Litchman, John L. O'Brien, Fred A. Veroske.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 15, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 946, providing certain tax credits and exemptions for pollution control facilities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mary Ellen McCaffree, Chairman, Francis E. Holman, Vice Chairman.

We concur in this report: John Bagnariol, Stewart Bledsoe, Alan Bluechel, Donald H. Brazier, Jr., Dave Ceccarelli, Robert U. Chapin, Newman H. Clark, William S. Day, S. E. "Sid" Flanagan, Mrs. Joseph E. Hurley, John S. Murray, Walt Reese.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 17, 1967.

Mr. Speaker:

We, your Committee on Financial Institutions and Insurance, to whom was referred Engrossed Senate Bill No. 152, raising auto financial responsibility limits, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Robert W. O'Dell, Chairman, Paul Barden, Vice Chairman. We concur in this report: Henry Backstrom, John Bagnariol, George W. Clarke, Vaughn Hubbard, Mrs. Joseph E. Hurley, Brian J. Lewis, Helmut L. Jueling, Jerry C. Kopet, Mark Litchman, John L. O'Brien, Fred A. Veroske, Sam Smith.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 16, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 530; and

Engrossed Senate Bill No. 531; and

Engrossed Senate Bill No. 532; and

Senate Bill No. 545, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 16, 1967.

Mr. Speaker:

The President has signed; Senate Joint Memorial No. 9; and

Senate Joint Memorial No. 20, and the same are herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Joint Memorial No. 9: also

Senate Joint Memorial No. 20.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 16, 1967.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 207 with the following amendments:

On page 2, strike all of lines 20 through 23

On page 2, line 32, strike "(\$8,908,167)" and insert "(\$3,895,405)" and strike "\$6,323,167" and insert "\$1,310,405"

On page 3, strike all of lines 1 through 3 inclusive and insert in lieu thereof:

"Reappropria- From the tions From the State Patrol Highway

From the General Fund"

Highway Account
On page 3, line 8, strike "\$125,000" under "General Fund" column and insert

On page 3, line 8, strike "\$125,000" under "General Fund" column and inser "\$125,000" under "From the State Patrol Highway Account" column

On page 3, strike all of lines 9 and 10

On page 3, line 12, strike "280,000" under "General Fund" column and insert "280,000" under "From the State Patrol Highway Account" column

On page 3, strike all of line 29 and insert:

"Total (\$1,603,910) 271,870 405,000 927,040"

On page 5, strike all of lines 6 through 11

On page 5, line 16, strike "(\$2,683,503)" and insert "(\$683,503)" and strike "2,258,503" and insert "258,503"

On page 6, strike all of lines 11 and 12

On page 6, line 16, strike "(\$1,895,630)" and insert "(\$20,000)" and strike "1,875,630"

On page 6, line 21, strike "1,936,659" and insert "936,659"

On page 6, line 25, strike "(\$4,080,301)" and insert "(\$3,080,301)" and strike "1.936,659" and insert "936,659"

On page 7, strike all of lines 5 and 6

On page 7, line 7, strike "(\$450,000)" and insert "(\$66,500)" and strike "\$416,700" and insert "\$32,700"

On page 7, strike all of lines 18 and 19

On page 7, line 20, strike "(\$691,471)" and insert "(\$426,501)" and strike "356,970" and insert "92.000"

On page 7, after line 25, add "install fencing", and under the "General Fund" column add "60,000"

On page 7, strike all of lines 26 through 28

On page 7, line 29, strike "(\$759,870)" and insert "(\$32,000)" and strike "727,870"

On page 8, strike all of lines 31 through 33, inclusive

On page 9, strike all of lines 1 and 2

On page 9, strike all of lines 25 and 26

On page 9, line 27, strike "(\$413,000)" and insert "(\$63,000)" and strike "\$410,000" and insert "\$60,000"

On page 10, strike all of lines 13 and 14

On page 10, line 15, strike "(\$640,195)" and insert "(\$487,940)" and strike "375,695" and insert "223,440"

On page 11, following line 18 insert "Renovate heating facilities" and under the "From the General Fund" column insert the figure "90,000"

On page 11, line 19, strike "(\$316,126)" and insert "(\$406,126)" and strike "43,113" and insert "133,113"

On page 12, strike all of lines 12 and 13

On page 12, line 15, strike "4,700,000" and insert "4,500,000"

On page 12, line 16, strike "(\$8,457,073)" and insert "(\$5,412,793)" and strike "7,614,280" and insert "4,570,000"

On page 12, after line 23 and before line 24, add a new line "Renovate and equip to provide 100 bed resident facility for the mentally retarded" and on the same line under "General Fund" column add the figure "750,000"

On page 12, after line 26 and before line 27, add:

"Acquire and Remodel former Harrison

Memorial Hospital

CEP & RI Account

28,491 56,370 -0- 711,479

-0-"

State Building Construction Account On page 12, strike all of line 27 and insert:

"Total (\$1,566,640)

84,861 20,300

20,300 1,461,479"

On page 13, strike all of lines 10 and 11 and insert on line 10 "Reappropriations"

On page 13, line 12, strike "2,500,000"

On page 13, line 15, strike "(\$14,338,714)" and insert "(\$11,838,714)" and strike "2,500,000"

On page 14, line 23, strike "(\$14,100,000)" and insert "(\$9,600,000)" and strike "4,500,000"

On page 16, line 18, strike "2,850,000"

On page 16, line 20, strike "650,000" and insert "3,500,000"

On page 16, strike all of line 32 and insert:

otal (\$42,719,438) 33,648,873 8,770,565 300,

On page 19, line 8, strike "1,272,459" and insert "1,334,782"
On page 19, line 8, strike "(\$15,439,936)" and insert "(\$15,502,250)" and

On page 19, line 8, strike "(\$15,439,936)" and insert "(\$15,502,259)" and strike "5,655,544" and insert "5,717,867"

On page 20, strike lines 22 through 24

On page 20, line 32, strike "(\$7,296,572)" and insert "(\$6,546,572)" and strike "1,686,647" and insert "936,647"

On page 22, line 4, strike "577,000" and insert "637,000"

On page 22, line 6, immediately after the word "campus" insert the figure "(\$1,203,332)" and under the "State College Capital Project Account" column insert the figure "262,282"

On page 22, line 10, strike "(\$8,567,188)" and insert "(\$8,889,470)" and strike "557,000" and insert "899,282"

On page 23, line 14, strike "(\$405,000)" and insert "(\$605,000)"

On page 23, line 17, strike "395,000" and insert "595,000"

On page 23, line 22, under the "Western Washington State College Capital Projects Account" column, add "120,757"

On page 23, line 30, strike "college" and insert "Unit"

On page 24, line 2, strike "(\$1,000,000)" and insert "(\$900,000)" and strike "510,000" and insert "410,000"

On page 24, line 6, strike "(\$8,400,228)" and insert "(\$8,620,985)" and strike "1,492,120" and insert "1,712,877"

On page 24, strike all of lines 32 and 33

On page 25, strike all of lines 1 through 4

On page 25, strike all of lines 11 through 14

On page 25, strike all of lines 18 and 19

On page 25, line 20, strike "(\$7,706,326)" and insert "(\$3,224,330)" and strike "4,602,588" and insert "120,592"

On page 25, after line 17, add the following:

"Develop and improve parking areas and other facilities at Peace Arch Park" and, under the "General Fund" column add "25,000"

"Acquisition of Everett Jetty Park in accordance with the provisions of SB 469 (chapter......, Laws of 1967)" and, under the "General Fund" column, add "25,000", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTIONS

Mr. Goldsworthy moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 207 and that the Senate be asked to recede therefrom.

Mr. O'Brien moved that the House do concur in the Senate amendments to Engrossed House Bill No. 207.

The Speaker declared the question before the House to be the motion that the House do concur in the Senate amendments to Engrossed House Bill No. 207.

Debate ensued, Representative O'Brien speaking in favor of the motion and Representative Goldsworthy speaking against it.

Mr. Brouillet demanded an electric roll call and the demand was sustained.

The Clerk called the roll and the motion that the House do concur in the Senate amendments to Engrossed House Bill No. 207 was lost by the following vote: Yeas, 37; nays, 58; absent or not voting, 4.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, De-Jarnatt, Gallagher, Garrett, Grant, Haussler, Heavey, Jastad, Johnson, Jolly, Kalich, Kink, Litchman, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, Rosellini, Sheridan, Smith, Sprague, Thompson, Walgren—37.

Those voting nay were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jueling, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Perry, Reese, Richardson, Smythe, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—58.

Those absent or not voting were: Representatives Saling, Sawyer, Spanton, Taylor—4.

The Speaker declared that, the motion that the House do concur having lost, the motion that the House do not concur in the Senate amendments to Engrossed House Bill No. 207 and that the Senate be asked to recede therefrom would be considered adopted.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, March 16, 1967.

To the Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bills entitled:

House Bill No. 26:

Changing date state treasurer makes payment to particular fire protection pension funds.

House Bill No. 42:

Authorizing director of game to contract for use of real property for public hunting and fishing.

House Bill No. 153:

Authorizing use of physical facilities of department of institutions by schools.

House Bill No. 80:

Authorizing sale of Chewelah armory.

House Bill No. 83:

Authorizing military department to acquire real estate in Centralia.

Very truly yours,
Raymond W. Haman,
Legal Counsel to the Governor.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 952, by Representatives Wolf, Brouillet, and Lynch:

An Act relating to state government and the support thereof; authorizing the issuance and sale of state general obligation bonds to provide a site and necessary buildings, appurtenances, and facilities for the new four-year state college in Thurston county; providing ways and means to pay said bonds; making an appropriation; and providing for submission of this act to a vote of the people.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 953, by Representatives Wolf, Humiston, and Holman:

An Act relating to public transportation companies; and amending section 2, chapter 111, Laws of 1965 extraordinary session and RCW 35.95.020.

Ordered printed and referred to Committee on Local Government.

House Concurrent Resolution No. 35, by Representatives Kalich, Jastad, and Wolf:

Declaring Miss Washington of 1967 as the state's official hostess.

On motion of Mr. Kalich, the rules were suspended, House Concurrent Resolution No. 35 was advanced to second reading and read the second time.

On motion of Mr. Kalich, the rules were suspended, House Concurrent Resolution No. 35 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representatives Kalich and Jastad spoke in favor of adoption of the resolution.

The resolution was adopted.

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House Sandra Marth, Miss Washington of 1967, and appointed Representatives Jastad and Kalich to escort her to a place on the rostrum. The Speaker appointed Representatives Backstrom and Leckenby to escort Mrs. Marth, the mother of Miss Washington, to a place on the rostrum and appointed Representatives Cunningham and Wolf to escort Mrs. Carlson, accompanist for Miss Washington, to the piano at the front of the chamber.

The Speaker:

"Ladies and gentlemen of the House, it is certainly a great pleasure for me to in-

troduce to you such a lovely lady and one who, I am sure, will represent this great state of ours with honor and distinction. Miss Marth is going to favor us with a vocal number or two, but before she sings, I would like to have her extend a few words of greeting to the members and guests of the House."

Miss Washington:

"Thank you very much, Mr. Speaker. Ladies and gentlemen of the House and ladies and gentlemen in the balcony, this is indeed a very special day for me, especially since this official action was most unexpected and I am very pleased that you have honored me this way. This is something that we, as a pageant are very thankful for. Being here with you legislators in our state capitol is truly a great honor for me. About this time of year, all of us Washingtonians turn to Olympia and listen anxiously to our radios and watch television and read the newspapers to find out what bills are going to be passed or are going to be rejected, and of course we all have our own little comments along the way, but the ultimate decision is yours alone. So this morning this is a great treat to share even these few moments with you. Before you begin your session officially and really delve into the tax problem you have ahead of you, I should like to share with you a few moments of music."

Accompanied by Mrs. Carlson at the piano, Miss Washington sang two vocal numbers for the members of the House.

The Speaker:

"Sandra, it has been a real treat having you here this morning, and we certainly wish you the best of luck and hope you will return again."

The Speaker requested that the special committees conduct Miss Washington, her mother, and her accompanist to the rear of the chamber.

The House resumed consideration of bills, memorials, and resolutions on introduction and first reading.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Concurrent Resolution No. 36, by Representatives Backstrom and Sawyer:

Directing legislative budget committee study of bribery of county assessors and assistants in assessing of property for tax purposes.

Ordered printed and referred to Committee on Appropriations.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Substitute Senate Bill No. 206, by Committee on Banks, Financial Institutions, and Insurance:

An Act relating to insurance; and adding a new section to chapter 79, Laws of 1947 and to chapter 48.18 RCW.

Referred to Committee on Financial Institutions and Insurance.

Engrossed Senate Bill No. 282, by Senators Herrmann, Kupka, and Redmon:

An Act relating to the regulation of credit life insurance; and amending section 6, chapter 219, Laws of 1961 and RCW 48.34.060.

Referred to Committee on Rules and Administration,

Reengrossed Senate Bill No. 330, by Senators Dore, Herrmann, and Redmon:

An Act relating to insurance; and exempting certain insurance from the filing requirements of RCW 48.19.040 and RCW 48.19.440.

Referred to Committee on Financial Institutions and Insurance.

Senate Bill No. 346, by Senators Herrmann, Woodall, and Mardesich:

An Act relating to life insurance companies; providing for certain separate accounts, issuance of certain annuity contracts, the conditions therefor, and the regulation thereof; amending section 14, chapter 70, Laws of 1965 extraordinary session and RCW 48.13.370; adding a new section to chapter 79, Laws of 1947 and to chapter 48.23 RCW; and adding a new section to chapter 79, Laws of 1947 and to chapter 48.17 RCW.

Referred to Committee on Financial Institutions and Insurance.

Engrossed Substitute Senate Bill No. 429, by Committee on Banks, Financial Institutions, and Insurance:

An Act relating to insurance; and adding two new sections to chapter 79, Laws of 1947 and to chapter 48.22 RCW.

Referred to Committee on Financial Institutions and Insurance.

Substitute Senate Bill No. 524, by Committee on Banks, Financial Institutions, and Insurance:

An Act relating to insurance; and adding a new section to chapter 79, Laws of 1947 and to Title 48 RCW.

Referred to Committee on Financial Institutions and Insurance.

Engrossed Senate Bill No. 525, by Senators Herrmann, Connor, and Freise (by joint interim committee on insurance request):

An Act relating to insurance; amending section 6, chapter 229, Laws of 1951 and RCW 48.20.025; and adding a new section to chapter 79, Laws of 1947 and to chapter 48.20 RCW.

Referred to Committee on Financial Institutions and Insurance.

Senate Bill No. 526, by Senators Herrmann, Connor, and Freise (by joint interim committee on insurance request):

An Act relating to insurance; and adding a new section to chapter 79, Laws of 1947 and to chapter 48.20 RCW.

Referred to Committee on Financial Institutions and Insurance.

Senate Bill No. 529, by Senators Herrmann, Dore, and Woodall:

An Act relating to state government; authorizing the departments thereof to procure accidental death and dismemberment insurance for state employees and state elected officials including legislators while passengers on nonscheduled aircraft flights; and amending section 1, chapter 68, Laws of 1965 extraordinary session and RCW 43.01.120.

Referred to Committee on Rules and Administration.

Engrossed Senate Bill No. 530, by Senators Durkan, Foley, and Dore:

An Act relating to state government and the support thereof; authorizing the issuance and sale of state general obligation bonds to provide for needful land acquisition and buildings for the department of general administration; providing ways and means to pay said bonds; making appropriations; and providing for submission of this act to a vote of the people.

Referred to Committee on Appropriations.

Engrossed Senate Bill No. 531, by Senators Durkan, Foley, and Dore: An Act relating to state government and the support thereof; authorizing the issuance and sale of state general obligation bonds to provide for needful land acquisition and buildings for the parks and recreation commission and capital improvements for the department of fisheries; providing ways and means to pay said bonds; making appropriations; and providing for submission of this act to a vote of the people.

Referred to Committee on Appropriations.

Engrossed Senate Bill No. 532, by Senators Durkan, Foley, and Dore:

An Act relating to state government and the support thereof; authorizing the issuance and sale of state general obligation bonds to provide for needful land acquisition and buildings for the state patrol, the state library, the institutions of higher education and the department of institutions; providing ways and means to pay said bonds; making appropriations; and providing for submission of this act to a vote of the people.

Referred to Committee on Appropriations.

Senate Bill No. 545, by Senator Washington:

An Act relating to public highways; amending section 47.10.706, chapter 13, Laws of 1961 and RCW 47.10.706; amending section 47.10.724, chapter 13, Laws of 1961 and RCW 47.10.724; repealing sections 1 through 11, chapter 163, Laws of 1965 extraordinary session and RCW 47.10.740 through 47.10.750; and making appropriations.

Referred to Committee on Transportation.

Senate Concurrent Resolution No. 4, by Senators Herrmann, Freise, Redmon, Connor, Peterson (Ted), Kupka, Lennart, Ridder, Herr, Peterson (Lowell), and Andersen (by joint legislative interim committee on insurance request):

Providing for joint interim committee on insurance.

Referred to Committee on Financial Institutions and Insurance.

RESOLUTIONS

House Resolution No. 67-54, by Representatives Amen, Flanagan, and Bledsoe:

Whereas, The need of the United States and the developing world for food and fiber soon will make it imperative that the nation get the greatest possible production from every arable acre; and

Whereas, The amount of land which can be brought into production or on which production can be increased is severely limited; and

Whereas, In the State of Washington the additional land that can be adapted to intensive agriculture is located largely on the Columbia Plateau; and

Whereas, One million acres of this land already is developed or programmed for future development under the Columbia Basin Project, and the portion of the project already completed fully demonstrates the productive capacity and wealth-building potential of such projects; and

Whereas, Completion of the Columbia Basin Project as programmed will not utilize to the maximum the water resources developed for the project; and

Whereas, It is urgently necessary that the future needs of the State of Washington for its water resources be fully explored now; and

Whereas, Outside the boundaries of the Columbia Basin Project as currently established are large acreages of land suitable for irrigation from the same water sources but now limited by low rainfall to grain production on a summer fallow basis, which has resulted in declining populations and stagnating communities and erosion and depletion of the soil; and

Whereas, The landowners in the upper end of the Big Bend area, a 720-square-mile section of Lincoln and Grant counties east and south of Banks Lake and the Lake Roosevelt Reservoir, have organized the Banks High Land Development Association.

Inc., to bring irrigation to this area, and have enrolled the owners of more than 400,000 acres, or more than 90 percent of the irrigable land, in the effort;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Congress of the United States be requested to authorize a reconnaissance survey by the Bureau of Reclamation of the Banks High Land Area as the first step in a program to bring water to this area and to initiate an effort that in total could bring more than two million additional acres of the state's most productive land under irrigation; and

Be It Further Resolved, That copies of this House resolution be sent by the Chief Clerk of the House of Representatives to Senator Henry Jackson, Senator Warren Magnuson, Representative Thomas Foley and Representative Catherine May, and Secretary of the Interior Stewart Udall to advise them of the strong interest of the State of Washington in these projects and to seek their active participation in securing the appropriate action by the Congress.

Mr. Amen moved adoption of the resolution.

Representatives Amen, Flanagan, and Lewis spoke in favor of adoption of the resolution.

The motion carried and the resolution was adopted.

House Resolution No. 67-55, by Representatives Anderson and Charette:

Whereas, Nine-year-old Edward Peterson jumped from the Eighth Street Bridge into the wintry waters of the Hoquiam River on December 14, 1966; and

Whereas, Doneen Sampson, his seventeen-year-old babysitter, leaped without hesitation into the murky waters after him, calling to passers-by who also jumped in to help pull the boy to safety on the riverbank; and

Whereas, Miss Sampson gave no thought to her own danger or discomfort but was concerned only for the safety of her charge; and

Whereas, Edward Peterson was wet and cold but otherwise unhurt by the ordeal;

Now, Therefore, Be It Resolved, That the House of Representatives of the State of Washington do congratulate and commend Miss Sampson for an exemplary display of bravery and concern for her fellow man; and

Be It Further Resolved, That a copy of this resolution be delivered to Miss Doneen Sampson, 205 Second Street, Hoquiam, Washington, forthwith.

On motion of Mr. Anderson, the resolution was adopted.

House Resolution No. 67-56, by Representatives Whetzel, Farr, Adams, Ceccarelli, Hurley, Gladder, Newschwander, Jastad, Kopet, Humiston, Chatalas, Elicker, and Day:

Whereas, Grave concern has been widely expressed over the growth of the practice known as "dognapping," whereby pets are illegally seized and taken for medical use; and Whereas, This inhumane practice can only be ended by the enactment of legisla-

tion which, of necessity, will involve animal pounds and the regulation thereof; and

Whereas, Such legislation requires careful study;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Council undertake an analysis of this problem and practicable solutions thereto, emphasizing in particular the following aspects of possible legislation:

- (1) Provision for proper inspection and certification of animal pounds authorized to retain the custody of animals held under the authority of any state or municipal statute or ordinance:
- (2) Provision for inspection and certification of institutions using animals in the advancement of biological science; and
- (3) Methods of regulating the use of animals for the diagnosis and treatment of human and animal diseases and the advancement of biological science.

Be It Further Resolved, That the Legislative Council report the results of its study and recommendations based thereon to the Forty-first Session of the Legislature.

On motion of Mr. Whetzel, the resolution was adopted.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, March 15, 1967.

To the Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 32:

Removing requirement that copies of copyrighted works be filed with state treasurer.

House Bill No. 405:

Deleting women's jury service exemption.

House Bill No. 494:

Permitting importation of liquor for personal or household use.

House Bill No. 79:

Authorizing sale of Prosser armory.

House Bill No. 438:

Providing certain standards in erection of public buildings.

House Bill No. 444:

Providing compensation for members of the canal commission.

House Bill No. 511:

Adopting the interstate agreement on criminal detainers.

House Bill No. 787:

Making an appropriation for temporary publication of session laws and proofreading of bound volume.

Very truly yours,
Raymond W. Haman,
Legal Counsel to the Governor.

Mr. Kink demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representative Taylor.

On motion of Mr. McDougall, the absent member was excused and the House proceeded with business under the call of the House.

THIRD READING OF BILLS

Engrossed Substitute House Joint Resolution No. 29, by Committee on Revenue and Taxation:

Amending Constitution as to the forty-mill limitation and to permit an income tax.

Engrossed Substitute House Joint Resolution No. 29 was read the third time and placed on final passage.

Mr. McDougall demanded an oral roll call and the demand was sustained. Debate ensued, Representatives Gorton, Bledsoe, Brouillet, Leckenby, Litchman, DeJarnatt, Murray, Copeland, and Bluechel speaking in favor of passage of the resolution, and Representatives O'Brien, Moon, Smith, Marsh, Kalich, and Grant speaking against its passage.

Mr. Charette demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute House Joint Resolution No. 29, and the resolution failed to pass the House by the following vote: Yeas, 58; nays, 40; absent or not voting, 1.

Those voting yea were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Chapin, Clark (Newman H.),

Clarke (George W.), Clocksin, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, O'Dell, Perry, Reese, Richardson, Saling, Smythe, Sprague, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—58.

Those voting nay were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bozarth, Ceccarelli, Charette, Chatalas, Conner, Day, Gallagher, Garrett, Grant, Haussler, Heavey, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, Newschwander, O'Brien, Rosellini, Sawyer, Sheridan, Smith, Spanton, Swayze, Walgren—40.

Those absent or not voting were: Representative Taylor—1.

Engrossed Substitute House Joint Resolution No. 29, having failed to receive the constitutional two-thirds majority, was declared lost.

EXPLANATIONS OF VOTE

I voted for this because tax reform in this state is probably the most urgent and long term need of government.

- 1. Without tax reform, all state services will be threatened this year or next year or five years from now—educational institutions, public assistance and others because of the present irrational and unresponsive tax system.
- 2. Without tax reform, the unfair regressive nature of our present system will become further imbedded so that the poor and modest income people will pay more than they should.
- 3. House Joint Resolution No. 29 is far from perfect. I am expecially opposed to the "uniform rate" which is only partially graduated and therefore means that the poor and modest income group will bear a heavier burden than it should. However, this "uniform rate," while faulty, is a step toward a more equitable system which I am sure will come in the form of a graduated income tax in a few years.
- 4. Lastly, I voted for this tax because the vote will help to move the measure to the Senate where it can be considered by a body led by the Democratic Party which will hopefully change House Joint Resolution No. 29 more to my liking.
- 5. Basically, therefore, I am voting for this because, in my opinion, House Joint Resolution No. 29, with all its faults, is the best of the possible solutions to tax reform available to me as a legislator in this 40th session.

David G. Sprague, 37th District.

I voted for House Joint Resolution No. 29 because it provides the public with the opportunity to decide what kind of tax reform they want, or whether they want tax reform at all. The broadening of the tax base to include income is a proposal long advocated by Democrats and now finds compromise support among Republicans. Republicans now realize the state has top-heavy dependence upon sales and excise taxes which adversely affect border communities such as those in the 17th District. All taxes ultimately are paid out of income, so there is no real inconsistency in taxing income. The proposed single-rate tax in effect, has some graduation to it because of deductions and yet it will not be so likely to get out of hand as a progressive, steep graduated tax could. The May-Reese amendment also keeps it in check.

Harold S. Zimmerman, 17th District.

Engrossed Substitute House Bill No. 639, by Committee on Revenue and Taxation:

Providing for a single rate net income tax.

Engrossed Substitute House Bill No. 639 was read the third time and placed on final passage.

Debate ensued, Representatives Gorton, Holman, and Harris speaking in

favor of passage of the bill, and Representative O'Brien speaking against its passage.

Mr. Kink demanded an oral roll call and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 639, and the bill passed the House by the following vote: Yeas, 52; nays, 46; absent or not voting, 1.

Those voting yea were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Richardson, Saling, Smythe, Spanton, Swayze, Wanamaker, Whetzel, Wolf, Mr. Speaker—52.

Those voting nay were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Conner, Copeland, Day, Gallagher, Garrett, Grant, Haussler, Heavey, Hubbard, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Litchman, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, Perry, Rosellini, Sawyer, Sheridan, Smith, Sprague, Thompson, Veroske, Walgren, Zimmerman—46.

Those absent or not voting were: Representative Taylor—1.

Engrossed Substitute House Bill No. 639, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATIONS OF VOTE

This bill embodied an increase of .3% sales tax to go into effect for an interim period until a 3.5% income and sales tax could go into effect as a tax reform package.

Smythe, O'Dell, and Zimmerman, in conjunction with others, attempted to amend the .3% increase out of the bill. Having no support we worked for a two-year delay in the effective date and contingent upon the failure of tax reform. This effort failed, too.

Being a strong advocate of tax reform and its relevancy to Substitute House Bill No. 639, and recognizing the .3% increase would not get past the Senate without amendment, Mr. O'Dell and I voted with a majority to pass the bill on to the Senate, get it into conference and see the .3% increase amended out.

Tax reform was not to be sacrificed for the sake of a "show" vote. Our continued opposition to any increase in sales tax is well-known by all.

Richard L. Smythe, 49th District. Robert W. O'Dell, 17th District.

I voted against Substitute House Bill No. 639 because it boosts the sales tax to 4.5% this year. I believe it should not go into effect until January 1968, if the tax package does not pass the voters. In the meantime, the surplus should be used to meet the current needs. I'm firmly in favor of the bill's proposals to reduce or place a lid on other taxes.

Harold S. Zimmerman, 17th District.

I am opposed to the increase in the sales tax at this time. However, it is obvious that this legislature despite the state's increase in income, will adopt what I feel is an excessive budget. Therefore, as a responsible Republican, I feel that in order to avoid future fiscal chaos, it is incumbent upon me to vote for an increase in the sales tax. Therefore, under protest and in order to avoid the unwise use of the state's surplus, I'm supporting this bill.

Keith J. Spanton, 15th District.

MOTIONS

On motion of Mr. Gorton, Engrossed Substitute House Bill No. 639 was ordered transmitted immediately to the Senate.

On motion of Mr. Gorton, the House dispensed with further business under the call of the House.

On motion of Mr. Gorton, the House recessed until 2:30 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 2:30 p.m.

The Clerk called the roll and all members were present except Representatives Clocksin and Taylor. Representative Taylor was excused.

MOTION

On motion of Mr. McDougall, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 17, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred House Bill No. 747, escalating state patrol retirement benefits, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Norwood Cunningham, Chairman, Thomas A. Swayze, Jr., Vice Chairman.

We concur in this report: R. Ted Bottiger, Doris J. Johnson, Mary Stuart Lux, Frank Marzano, John L. O'Brien, Caswell J. Farr.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 17, 1967.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 941, authorizing the payment of interest on local improvement district bonds from the general fund of the city or town, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Newman H. Clark, Chairman, Timothy H. Hill, Vice Chairman.

We concur in this report: R. Ted Bottiger, Donald H. Brazier, Jr., Robert L. Charette, Charles W. Elicker, Edward F. Harris, Edward Heavey, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Thomas A. Swayze, Jr., Gordon L. Walgren.

Passed to Committee on Rules and Administration for second reading.

MOTION

On motion of Mr. McDougall, the House advanced to the ninth order of business for the second reading of bills.

SECOND READING OF BILLS

House Bill No. 483, by Representatives Humiston, McGavick, and Zimmerman (by executive request):

Providing a uniform statutory basis for collective bargaining.

House of Representatives, Olympia, Wash., February 28, 1967.

Mr. Speaker:

We, a majority of your Committee on Labor and Employment Security, to whom was referred House Bill No. 483, provides a uniform statutory basis for collective bargaining, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 2, line 14, after "Sec. 2." strike "Sections 1 through 12 of this" and insert "This"

On page 1, section 2, line 17, after "RCW" and before "47.64.030" strike "35.22.350,"

On page 1, section 2, line 18, before the period after "28.72.090" insert ", Senate bill No. 34 of the 1967 regular session, and except as to any school district"

On page 1, section 3, line 19, after "As used in" strike "sections 1 through 12 of"

On page 2, section 3, line 10, after the "has as" and before "the representation" strike "a primary purpose" and insert "one of its primary purposes"

On page 2, after section 4, insert a new section as follows:

"NEW SECTION. Sec. 5. In the event that a public employer and public employees are in disagreement as to the selection of a bargaining representative the department shall be invited to intervene as is provided in sections 6, 7, 8 and 9 of this act."

Renumber the remaining sections consecutively.

Page 5, line 13, strike all of section 13.

On line 4 of the title after "by" and before "organizations" strike "labor"

On line 4 of the title after the semicolon strike all of the matter down to and including "RCW 41.06.150;" in line 5

Alfred O. Adams, Chairman, Sid W. Morrison, Vice Chairman.

We concur in this report: Newman H. Clark, Thomas L. Copeland, Gary Grant, Helmut L. Jueling, Frank Marzano, Mary Ellen McCaffree, Irving Newhouse, David G. Sprague.

The bill was read the second time.

On motion of Mr. Adams, the committee amendments to page 1, section 2, line 14, and to page 1, section 2, line 17, were adopted.

Mr. Adams moved adoption of the committee amendment to page 1, section 2, line 18.

Debate ensued, Representative Adams speaking in favor of adoption of the amendment and Representative Grant speaking against its adoption.

POINT OF ORDER

The Speaker recognized Mr. Adams on a point of order.

Mr. Adams:

"Mr. Speaker, this one amendment involves both the employees of port districts and the schools, and it would require an amendment to this in order to divide this issue, or else you are going to put the port employees back in and they are taken care of in the other Senate bill."

The Speaker recognized Mr. Humiston.

Mr. Humiston:

"Mr. Speaker, I would like to call the attention of the reading clerk to the fact that there is an amendment on the desk which I believe will accomplish what Mr. Grant was suggesting."

Mr. Humiston moved adoption of the following amendment to the amendment:

Amend the amendment to page 1, section 2, line 18, by the Committee on Labor and Employment Security as follows: After "1967 regular session" strike ", and except as to any school district"

Representative Humiston spoke in favor of adoption of the amendment to the amendment.

YIELDING TO QUESTION

At the request of Mr. Heavey, Mr. Adams yielded to question.

Mr. Heavey:

"Dr. Adams, in the testimony before the committee—and I take it there was some testimony regarding this—what was the position of the noncertified employees? Did they want in or out?"

Mr. Adams:

"Well, I was going to speak against this amendment to the amendment, but I will answer your question first. We had some testimony there and a lot of correspondence. A lot of them want in and a lot want out. So I think you have to form your own judgment. I don't know what the percentage would be, but certainly there is a large group who want out, enough so that the committee felt they should be exempt, and that is why the committee submitted this amendment."

Debate ensued, Representative Heavey speaking in favor of adoption of the amendment to the amendment, and Representative Adams speaking against its adoption.

Mr. Leland demanded an electric roll call and the demand was sustained. Further debate ensued, Representative McGavick speaking in favor of adoption of the amendment to the amendment.

At the request of Mr. Whetzel, the reading clerk reread the committee amendment to page 1, section 2, line 18, and the proposed amendment to the amendment by Representative Humiston.

YIELDING TO QUESTION

At the request of Mr. May, Mr. Adams yielded to question. Mr. May:

"Dr. Adams, in the new section 6 it provides as follows:

"In the event the department elects to conduct an election to ascertain the exclusive bargaining representative, and upon the request of a prospective bargaining representative showing written proof of at least thirty percent representation of the public employees within the unit, the department shall hold an election . . .'

"This is protection for the group you are referring to and this is in all collective bargaining procedures. I think this takes care of these people. If they can't raise thirty percent, they are in trouble."

Mr. Adams:

"There is another amendment ahead of this for a new section which would say that the department would come in if invited. It wouldn't be required to come in unless invited. Maybe that doesn't change the problem, as far as you are concerned."

Mr. May:

"No, because it still takes thirty percent of the people to file for these elections. I think they are protected."

Further debate ensued, Representative Grant speaking in favor of adoption of the amendment to the amendment.

The Clerk called the roll on adoption of the amendment by Mr. Humiston to the committee amendment to page 1, section 2, line 18, of House Bill No. 483, and the motion was carried and the amendment to the amendment adopted by the following vote: Yeas, 61; nays, 34; absent or not voting, 4.

Those voting yea were: Representatives Anderson, Backstrom, Bagnariol, Barden, Beck, Bottiger, Brazier, Ceccarelli, Chatalas, Clark (Newman H.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Garrett, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kiskaddon, Leckenby, Litchman, Lux, Lynch, Marsh, Marzano, May, McCormick, McGavick, Mer-

rill, Moon, Murray, O'Brien, Perry, Reese, Rosellini, Smith, Smythe, Sprague, Swayze, Thompson, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—61.

Those voting nay were: Representatives Adams, Amen, Avey, Berentson, Bledsoe, Bluechel, Brouillet, Chapin, Charette, Clarke (George W.), Flanagan, Gladder, Goldsworthy, Harris, Hubbard, Jueling, Kirk, Kopet, Leland, Lewis, Mahaffey, McCaffree, McDougall, Morrison, Newhouse, Newschwander, O'Dell, Richardson, Saling, Sawyer, Sheridan, Spanton, Veroske, Mr. Speaker—34.

Those absent or not voting were: Representatives Bozarth, Clocksin, Gallagher, Taylor—4.

The Speaker declared the question before the House to be adoption of the committee amendment to page 1, section 2, line 18, as amended.

The committee amendment as amended was adopted.

On motion of Mr. Adams, the remaining committee amendments were adopted.

House Bill No. 483 was ordered engrossed and passed to Committee on Rules and Administration for third reading.

House Bill No. 439, by Representatives Merrill, Wolf, and Chatalas (by departmental request):

Changing fees for examination, registration and renewal of licenses for public accountants.

MOTION

On motion of Mr. O'Brien, the House deferred further consideration of House Bill No. 439 and the bill was ordered placed at the end of today's second reading calendar.

House Bill No. 635, by Representatives Ceccarelli, Litchman, Lewis, Sprague, Holman, Chapin, and Elicker:

Regulating sale and distribution of wines.

MOTION

Mr. Charette moved that House Bill No. 635 be rereferred to the Committee on Revenue and Taxation.

Debate ensued, Representative Charette speaking in favor of the motion and Representative McDougall speaking against it.

POINT OF ORDER

The Speaker recognized Mr. Gorton on a point of order.

Mr Gorton

"Mr. Speaker, I am not particularly an expert on this bill. I think there is a great deal of merit in both what Mr. Charette and Mr. McDougall have said. Realistically, sending the bill to Revenue and Taxation this late in the session may mean its death. I wonder, Mr. Charette, if you would withdraw your motion and let us delay consideration of the bill until Monday. Of course, such a motion can't take precedence over yours, but if it were carried it would give the membership a better opportunity of deciding which it wants to do. Your same motion could again be made on Monday."

Further debate ensued, Representative Newhouse speaking in favor of the motion by Mr. Charette and Representative Wolf speaking against it.

YIELDING TO QUESTION

At the request of Mr. McCormick, Mr. Wolf yielded to question.

Mr. McCormick:

"Mr. Wolf, you made the statement that we talked to the tax commission. Will you please explain to the membership of the House who 'we' are?"

Mr. Wolf:

"We had a hearing on House Bill No. 635, at which time you were there, as the records show, and these things were brought up, about the possibility of a tax loss, by some of the members of my committee, including myself. I believe someone by the name of Ivan Kearns brought this point out and you added to it. Some of the others were very concerned. This, as you know, is the reason we drafted Substitute House Bill No. 635."

Mr. McCormick:

"Who is 'we'?"

Mr. Wolf:

"Lee Collins."

Mr. McCormick:

"Not in behalf of the committee."

Mr. Wolf:

"In behalf of the chairman of the committee that submitted it as a substitute bill."

YIELDING TO QUESTION

At the request of Mr. McCormick, Mr. Chatalas yielded to question.

Mr. McCormick:

"Mr. Chatalas, maybe you would like to explain what happened that morning in the Business and Professions?"

Mr. Chatalas:

"I would be more than happy to. We knew there was some amendment made to this bill. On the day the bill was to be considered, we went to the committee meeting and the chairman of the committee threw the substitute bill at us with several amendments to the original bill. He said, 'Here, fellows, this is the new bill. It is a good bill.' I said, 'Mr. Chairman, we haven't had a chance to see this.' 'Well,' he said, 'I distributed it yesterday to some of the other fellows.' I said, 'Did the members of the committee get it?' He said, 'No.' Well, this was the consideration of the bill in committee. I am kind of surprised at you, Mr. Wolf. You have been known to railroad a lot of bills out of your committee, but this was the champion of all."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Lewis on a point of parliamentary inquiry.

Mr. Lewis:

"Mr. Speaker, was Mr. Charette's motion relative to House Bill No. 635 or Substitute House Bill No. 635?"

The Speaker:

"Your point is well taken. We haven't made the substitution yet."

Mr. Lewis:

"Am I correct that we can vote for Mr. Charette's motion to rerefer House Bill No. 635 to Revenue and Taxation and then move to consider Substitute House Bill No. 635?"

The Speaker:

"No, I am afraid you couldn't do that."

MOTION

Mr. Wolf moved that Substitute House Bill No. 635 be substituted for House Bill No. 635 and that the substitute bill be placed on the calendar for second reading.

RULING BY THE SPEAKER

The Speaker:

"Mr. Wolf, I don't believe that a motion to substitute has precedence over Mr. Charette's motion. I would have to rule you out of order."

POINT OF ORDER

The Speaker recognized Mr. Charette on a point of order.

Mr. Charette:

"Mr. Speaker, in order to be absolutely fair, if I withdraw my motion, would the Speaker allow me to make it again after the substitution was voted upon, so we could get it before the body?"

The Speaker:

"Yes, I would."

With the consent of the House, Mr. Charette withdrew his motion that House Bill No. 635 be rereferred to Committee on Revenue and Taxation.

MOTIONS

On motion of Mr. Wolf, Substitute House Bill No. 635 was substituted for House Bill No. 635 and the substitute bill was placed on the calendar for second reading.

Mr. Charette moved that Substitute House Bill No. 635 be referred to Committee on Revenue and Taxation.

Mr. Smith demanded the previous question and the demand was sustained on a rising vote.

The motion to refer Substitute House Bill No. 635 to Committee on Revenue and Taxation was lost on a rising vote.

MOTION

Mr. Bledsoe moved that the House defer further consideration of Substitute House Bill No. 635 and the bill be ordered placed on Monday's second reading calendar.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Charette on a point of parliamentary inquiry.

Mr. Charette:

"Mr. Speaker, I am vitally interested in this bill, and of all days, Monday is the one day I can't be present in the legislature. I would request, if Mr. Bledsoe would go along with me, that this be held for Tuesday's calendar. I think we will still be here Tuesday."

MOTION

Mr. Newhouse moved that the motion be amended and that Substitute House Bill No. 635 be ordered placed on Tuesday's second reading calendar in lieu of Monday's second reading calendar.

Mr. Litchman demanded an electric roll call and the demand was not sustained.

Representative Wolf spoke against adoption of the amendment to the motion.

The motion was carried and the amendment to the motion was adopted.

The Speaker declared the question before the House to be the motion of Mr. Bledsoe, as amended.

The motion as amended was carried, and Substitute House Bill No. 635 was ordered placed on the second reading calendar for Tuesday.

House Bill No. 935, by Representatives Hawley, Flanagan, and Taylor:

Increasing commercial salmon fishing fees and prescribing changes in commercial salmon fishing laws.

House of Representatives, Olympia, Wash., March 15, 1967.

Mr. Speaker:

We, a majority of your Committee on Natural Resources, to whom was referred House Bill No. 935, increasing commercial salmon fishing fees and prescribing changes in commercial salmon fishing laws, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 1, line 6, strike "fifty" and insert "forty"

On page 2, section 1, line 8, after "Provided" and before "That" insert "That persons holding a valid license to troll for salmon under RCW 75.28.130 may be issued a vessel delivery permit for twenty dollars covering vessel and operator and ten dollars for each member of the crew thereof: Provided Further,"

On page 3, section 3, line 26, after "fishing in" strike all the material down to and including all of line 27 and insert "[more than one district shall be, in each such additional district,] two districts shall be two times the amount required for fishing in one district only and license fees for such fishing in three districts shall be three"

On page 5, section 7, line 19 after "cents]" and before "dollars" strike "fifty" and insert "forty"

On page 5, section 8, line 32 after "five]" and before "dollars" strike "seventy" and insert "sixty"

On page 6, section 9, line 12 after "hundred" and before "dollars" strike "nine-ty-five" and insert "eighty"

On page 6, section 10, line 19, after "cents]" and before "dollars" strike "seventy" and insert "sixty"

S. E. "Sid" Flanagan, Chairman, Virginia Clocksin, Vice Chairman.

We concur in this report: Otto Amen, Eric O. Anderson, Art Avey, Duane L. Berentson, Alan Bluechel, P. J. "Jim" Gallagher, Dwight S. Hawley, Vaughn Hubbard, Hugh "Bud" Kalich, Bill Kiskaddon, Brian J. Lewis, John S. Murray, Richard L. Smythe, Dick Taylor, Harold S. Zimmerman.

The bill was read the second time.

Mr. Hawley moved adoption of the committee amendment to page 2, section 1, line 6.

YIELDING TO QUESTION

At the request of Mr. Moon, Mr. Hawley yielded to question.

Mr. Moon:

"Mr. Hawley, what group of fishermen does this amendment apply to?"

Mr. Hawley:

"This particular amendment applies to the trollers."

Mr. Moon:

"Do you have any amendment that will reduce the license fee for gill netters?"

Mr. Hawley:

"Yes, sir, I have. As we go through, Mr. Moon, we will adjust all four segments."

The motion was carried and the committee amendment was adopted.

On motion of Mr. Hawley, the committee amendments to page 2, section 1, line 8, to page 3, and to page 5 were adopted.

Mr. Hawley moved adoption of the committee amendment to page 6, section 9.

On motion of Mr. Kink, the following amendment to the committee amendment was adopted:

Amend the amendment to page 6, section 9, line 12 by Committee on Natural Resources as follows:

Strike "eighty" and insert "seventy-five"

The Speaker declared the question before the House to be adoption of the committee amendment to page 6, section 9, as amended.

The committee amendment as amended was adopted.

On motion of Mr. Hawley, the committee amendment to page 6, section 10, was adopted.

House Bill No. 935 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 935 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Hawley and Kink speaking in favor of passage of the bill, and Representative Moon speaking against its passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 935, and the bill passed the House by the following vote: Yeas, 88; nays, 4; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—88.

Those voting nay were: Representatives Beck, Moon, Smith, Walgren—4. Those absent or not voting were: Representatives Backstrom, Bozarth, Chapin, Clocksin, Lynch, McCaffree, Taylor—7.

Engrossed House Bill No. 935, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Joint Memorial No. 6, by Senators Hallauer, Woodall, and Hanna:

Memorializing Congress to make Indian tribal rolls and mailing lists available to enrolled members of the tribe.

The memorial was read the second time.

With consent of the House, the rules were suspended, Engrossed Senate Joint Memorial No. 6 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Representative Haussler spoke in favor of passage of the memorial.

The Clerk called the roll on the final passage of Engrossed Senate Joint Memorial No. 6, and the memorial passed the House by the following vote: Yeas, 88; nays, 3; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.),

Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—88.

Those voting nay were: Representatives Brazier, Garrett, Spanton—3.

Those absent or not voting were: Representatives Backstrom, Bozarth, Chapin, Clocksin, Kopet, Lynch, McCaffree, Taylor—8.

Engrossed Senate Joint Memorial No. 6, having received the constitutional majority, was declared passed.

House Bill No. 439, by Representatives Merrill, Wolf, and Chatalas (by departmental request):

Changing fees for examination, registration and renewal of licenses for public accountants.

The bill was read the second time.

Mr. O'Brien moved adoption of the following amendment:

On page 1, section 1, beginning on line 10, strike the remainder of the act and insert the following:

"Section 1. Section 11, chapter 226, Laws of 1949 and RCW 18.04.120 are each amended to read as follows:

The certificate of "certified public accountant" shall be issued by the director of licenses upon the authority of the board, to any person (1) [who is a citizen of the United States or who has duly declared his or her intention of becoming a citizen, and (2)] who is a resident of this state or who has a place of business or is employed in this state, and [(3)] (2) who has attained the age of twenty-one years, and [(4)] (3) who is of good moral character, and [(5)] (4) who shall have successfully passed a written examination in theory of accounts, in accounting practice, in auditing, in commercial law as affecting public accounting, and in such other related subjects as the examining committee may designate, and [(6)] (5) who meets the requirements of education and experience of any one of the following subdivisions:

- (a) Who is a graduate of a college or university recognized by the board, and who has completed [sixty or more quarter hours or the equivalent thereof] courses satisfactory to the board in the study of accounting, business law, economics and finance, [of which at least forty-five quarter hours or the equivalent thereof shall be in the study of accounting,] and who has been engaged in practice as a public accountant, or in the employ as a staff accountant of a [public accountant,] licensed public accountant [,] or certified public accountant, for at least one year; or
- (b) Who is a graduate of a college or university recognized by the board but who has not completed the courses required by the board in subdivision (a) or clause (5) of this section and who has been in the employ as a staff accountant of a licensed public accountant or certified public accountant for at least two years, or
- (c) Who is a graduate of a college or university recognized by the board but who has not completed the hours of study and subjects specified in subdivision (a) of clause [(6)] (5) of this section, or who is a graduate of an established resident school of business or accounting which offers courses of study in accounting, business law, economics and finance and who is a graduate of a high school with a four-year course or who has acquired an equivalent education, and who has been engaged in practice as a public accountant [,] or in the employ as a staff accountant of a [public accountant,] licensed public accountant [,] or certified public accountant, for at least one year more than in the preceding subdivision: Provided, That authority to apply for licensure under this subsection shall expire six years after the effective date of this amendment.

[Who is a graduate of a high school with a four-year course or who has acquired an equivalent education, and who has been engaged in practice as a public accountant, or in the employ as a staff accountant of a public accountant, licensed public accountant.

ant, or certified public accountant, for at least four years] Any person holding a registration as a licensed public accountant on the effective date of this 1967 amendatory act shall have the right to take succeeding examinations for certified public accountant when he has met the requirements which were in effect immediately prior to the passage of this 1967 amendatory act.

Sec. 2. Section 13, chapter 226, Laws of 1949 and RCW 18.04.140 are each amended to read as follows:

A candidate for a certificate who meets the educational requirements in subdivisions (a), (b), or (c) of clause [(6)] (5) of RCW 18.04.120, if he so elects, shall be examined by the examining committee prior to the time such candidate has acquired the experience required under these subdivisions: *Provided*, *However*, That the certificate shall not be issued until the experience requirements shall have been complied with.

Sec. 3. Section 15, chapter 226, Laws of 1949 and RCW 18.04.160 are each amended to read as follows:

A candidate who fails an examination shall have the right to take succeeding examinations [as many times as he may choose] subject to such regulations as the board may adopt governing reexamination. [A candidate who receives a passing grade in at least one subject shall have the right to be reexamined only in the remaining subjects at subsequent examinations, provided that he takes an examination at least once each year thereafter, and if such candidate receives a passing grade in the remaining subject or subjects he shall be deemed to have passed the entire examination. Any person who has passed an examination given by the director of licenses prior to the effective date of this chapter in any of the subjects mentioned in RCW 18.04.120(5), shall not be required to pass an examination in the same or similar subject as a part of the examination provided for herein, and such person shall be given full credit for having passed that subject for the purposes of this chapter, provided he has taken examinations in the remaining subjects at least once each year after so passing the examination given by the director of licenses. The board may for good cause shown, waive the requirement that a candidate must have taken an examination at least once a year.] Acandidate who passes two or more subjects, or the single subject of accounting practice, at any examination shall receive a conditional credit for such subject or subjects and in such event shall have the right to be reexamined in the remaining subject or subjects within a period of three years, and, if he passes in such remaining subject or subjects within such three-year period shall be considered to have passed the examination: Provided, That not more than one such conditional credit shall be granted within any one three-year period: And Provided Further, That the time during which a candidate is serving temporarily in the armed forces shall be excluded in determining such three-year period unless the candidate takes an examination while so serving, in which case such time shall be excluded in computing the three-year period. An application for examination [or reexamination] in any subject shall be accompanied by a fee of [twenty-five] thirty dollars. An application for reexamination shall be accompanied by a fee of twelve dollars for accounting practice and six dollars for each of the other subjects.

Sec. 4. Section 19, chapter 226, Laws of 1949 and RCW 18.04.200 are each amended to read as follows:

The director of licenses shall register a partnership as a partnership of certified public accountants if the partnership meets the following requirements:

- (1) At least one partner must hold a valid certificate to practice in this state as a certified public accountant;
- (2) Each partner personally engaged within this state in the practice of public accounting must hold a valid certificate to practice in this state as a certified public accountant; and
- (3) Each partner must hold a valid certificate, license, permit or degree authorizing him to practice as a certified public accountant in a state, territory, or possession of the United States;
- (4) Each resident manager in charge of an office of the partnership in this state must hold a valid certificate to practice in this state as a certified public accountant; and
- (5) The application for registration as a partnership of certified public accountants must be approved by the board.

Application for such registration shall be in writing, sworn to by a partner of such partnership who holds a valid certificate to practice in this state as a certified public accountant. A notice of amendment shall be filed with the board within one month

after the admission to, or withdrawal of a partner from, any partnership so registered. A fee of [ten] fifteen dollars must accompany the original application, and a fee of [five] ten dollars must accompany each notice of amendment.

Sec. 5. Section 21, chapter 226, Laws of 1949 and RCW 18.04.220 are each amended to read as follows:

The director of licenses shall register a partnership as a partnership of licensed public accountants if the partnership meets the following requirements:

- (1) At least one general partner must hold a valid certificate to practice in this state as a certified public accountant or a valid license to practice in this state as a licensed public accountant;
- (2) Each partner personally engaged within this state in the practice of public accounting must hold a valid certificate to practice in this state as a certified public accountant or a valid license to practice in this state as a licensed public accountant;
- (3) Each partner must hold a valid certificate, license, permit or degree authorizing him to practice as either a certified public accountant or a licensed public accountant in a state, territory, or possession of the United States;
- (4) Each resident manager in charge of an office of the partnership in this state must hold a valid certificate to practice in this state as a certified public accountant or a valid license to practice in this state as a licensed public accountant; and
- (5) The application for registration as a partnership of licensed public accountants must be approved by the board.

Application for such registration shall be in writing, sworn to by a partner of such partnership who holds a valid certificate to practice in this state as a certified public accountant or a valid license to practice in this state as a licensed public accountant. A notice of amendment shall be filed with the board within one month after the admission to, or withdrawal of a partner from, any partnership so registered. A fee of [ten] fifteen dollars must accompany the original application, and a fee of [five] ten dollars must accompany each notice of amendment.

Sec. 6. Section 27, chapter 226, Laws of 1949 and RCW 18.04.280 are each amended to read as follows:

Application for registration shall be in writing sworn to by a partner of the applicant partnership who holds a certificate to practice in this state as a certified public accountant or a license to practice in this state as a licensed public accountant or is a registered public accountant of this state. A notice of amendment shall be filed with the board within one month after the admission to, or withdrawal of a partner from, any partnership so registered. A fee of [ten] fifteen dollars shall accompany the original application and a fee of [five] ten dollars shall accompany each notice of amendment.

Sec. 7. Section 28, chapter 226, Laws of 1949 and RCW 18.04.290 are each amended to read as follows:

The director of licenses shall upon application issue an annual permit to practice public accounting in this state to any person or partnership authorized to engage in such practice in this state under a valid certificate, license or registration, to any corporation authorized to do business under RCW 18.04.350, as now or hereafter amended, and to any candidate for a certificate as a certified public accountant who has passed the entire examination given by the examining committee as provided in RCW 18.04.120. Such permits shall expire on the thirtieth day of June of each year, except that the first permit shall expire on June 30, 1950. The fee for a permit to practice public accounting in this state for the initial period ending June 30, 1950 shall be [ten] fifteen dollars and thereafter the annual renewal fee shall be [ten] fifteen dollars. In the event the holder of a permit fails to renew the same prior to the expiration thereof such failure shall not deprive a person or partnership otherwise entitled to such permit of the right to renew the same upon the payment of the fees which the applicant would have been required to pay if the permit had been renewed prior to its expiration.

Sec. 8. Section 34, chapter 226, Laws of 1949 and RCW 18.04.350 are each amended to read as follows:

Nothing contained in this chapter shall prohibit any person not a certified public accountant or licensed public accountant, or a registered public accountant from serving as an employee of, or as assistant to, a certified public accountant or licensed public accountant or public accountant or partnership composed of certified public accountants or licensed public accountants or public accountants holding a valid permit to practice under RCW 18.04.290: *Provided*, That such employee or assistant shall not issue any accounting or financial statement over his or her name.

Nothing in this chapter shall prohibit a certified public accountant or a licensed public accountant, or a public accountant registered in another state, or any accountant of a foreign country holding a certificate, degree or license which permits him to practice therein from temporarily practicing in this state on professional business incident to his regular practice.

Nothing in this chapter shall prohibit a candidate for a certificate as a certified public accountant, who has passed the entire examination given by the examining committee as provided in RCW 18.04.120, from engaging in practice as a public accountant for the period of time necessary to acquire the experience required before such a certificate may be issued, provided such person holds a valid permit to practice issued under RCW 18.04.290.

Nothing contained in this chapter shall prohibit any corporation which at the effective date of this chapter has been legally organized in the state of Washington or authorized to do business therein or has engaged in the practice of public bookkeeping and accounting for a period of at least three years prior to such effective date, from continuing such practice under its corporate form and arrangement.

Corporations continuing to practice under this authority shall register annually as provided in RCW 18.04.290, as now or hereafter amended."

YIELDING TO QUESTION

At the request of Mr. Humiston, Mr. O'Brien yielded to question.

Mr. Humiston:

"Mr. O'Brien, the underlined new material in section 7 where a license would be issued for a corporation is somewhat different from most of our licensing acts where people have to take an examination. A corporation can't take an examination. I wonder just what this is and how it works out?"

Mr. O'Brien:

"Apparently when the accountancy act was originally passed, there were some corporations in the state of Washington in the accounting business, and this would permit them to continue if they pay the increased license fee pertaining to them. It doesn't permit new corporations to go under the practice of accounting. It just pertains to two or three existing corporations that have been practicing public accounting for many years. They were 'grandfathered' in when this act passed in 1949, but it does not permit a corporation to enter the practice of accounting."

YIELDING TO QUESTION

At the request of Mr. Gallagher, Mr. O'Brien yielded to question.

Mr. Gallagher:

"What effect will this have on licensing of public accountants who hold licenses at the present time?"

Mr. O'Brien:

"Absolutely no effect."

YIELDING TO QUESTION

At the request of Mr. Perry, Mr. O'Brien yielded to question.

Mr. Perry:

"Would this allow an individual accountant to hire another person under his license?"

Mr. O'Brien:

"Yes, accountants hire other people."

Mr. Perry:

"I mean to do accounting work and circumvent the licensing act."

Mr. O'Brien:

"Well, an individual or firm could hire accountants who are not necessarily CPA's."

Mr. Perry:

"If you have an original license, is it a practice to hire other people to do the work at a lesser scale so that one license covers all the functions of the company?"

Mr. O'Brien:

"Yes. The purpose of the license is to license the firm and it can employ others to work for it, and in many instances the people who are employed aren't CPA's but are preparing to pass the examination."

MOTION

Mr. McGavick moved that the House defer further consideration of House Bill No. 439 and the bill be ordered placed on Monday's second reading calendar.

Representatives McGavick and Lewis spoke in favor of the motion, and Representative O'Brien stated that he had no objection to the bills being held over.

The motion was carried.

THIRD READING OF BILLS

Engrossed House Bill No. 183, by Representatives Whetzel, Chatalas, McGavick, Ceccarelli, and Elicker (by departmental request):

Allows department of public assistance to accept federal funds under the Federal Older Americans Act of 1965.

Engrossed House Bill No. 183 was read the third time and placed on final passage.

Representative Whetzel spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 183, and the bill passed the House by the following vote: Yeas, 82; nays, 6; absent or not voting, 11.

Those voting yea were: Representatives Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—82.

Those voting nay were: Representatives Adams, Amen, Gladder, Jueling, Kopet, Spanton—6.

Those absent or not voting were: Representatives Backstrom, Bottiger, Bozarth, Clocksin, Hoggins, Kink, McCormick, Reese, Swayze, Taylor, Thompson—11.

Engrossed House Bill No. 183, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 498, by Representatives Humiston, Thompson, and Elicker (by departmental request):

Detailing powers of state board of health and director of health.

Engrossed House Bill No. 498 was read the third time and placed on final passage.

Representative Humiston spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 498, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—88.

Those absent or not voting were: Representatives Bozarth, Brouillet, Chapin, Clocksin, Conner, Kink, McCormick, Perry, Reese, Swayze, Taylor—11.

Engrossed House Bill No. 498, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 492, by Representatives Berentson, Veroske, and Sawyer:

Authorizing commission on harbor line to change, relocate or reestablish harbor lines on Fidalgo Bay.

Engrossed House Bill No. 492 was read the third time and placed on final passage.

Representative Berentson spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 492, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—89.

Those absent or not voting were: Representatives Bozarth, Clarke (George W.), Clocksin, Kink, Lynch, McCaffree, McCormick, Perry, Swayze, Taylor—10

Engrossed House Bill No. 492, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 675, by Representatives Brouillet and Clarke (George W.): Regulating schoolbooks.

House Bill No. 675 was read the third time and placed on final passage.

Representative Clarke (George W.) spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mrs. Hurley, Mr. Clarke (George W.) yielded to question.

Mrs. Hurley:

"Mr. Clarke, I noticed in the rewriting that this deletes in two places reference to free textbooks and replaces it in one instance. I wonder if there is a reason for this? Are the schools planning on not providing free textbooks for children anymore or planning to require them to pay for them?"

Mr. Clarke:

"Not that I know of, Mrs. Hurley. There are charges made for certain instructional material at various schools. I think that was the reason for the deletion. However, it is not anticipated it will have any practical effect in changing present methods. It is simply a modernization of the law."

The Clerk called the roll on the final passage of House Bill No. 675, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—89.

Those absent or not voting were: Representatives Bozarth, Brouillet, Clocksin, Conner, Kink, McCormick, Perry, Sawyer, Swayze, Taylor—10.

House Bill No. 675, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

NOTICE OF RECONSIDERATION

Mr. Newschwander served notice that, having voted on the prevailing side, he would on the next working day move for reconsideration of the vote by which Substitute House Joint Resolution No. 29 failed to pass the House.

THIRD READING OF BILLS

Engrossed House Bill No. 413, by Representatives Perry, Leland, and Heavey:

Increasing amount of electricians' license bond.

Engrossed House Bill No. 413 was read the third time and placed on final passage.

Representative Perry spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 413, and the bill passed the House by the following vote: Yeas, 83; nays, 7; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hoggins, Holman, Humiston, Hurley, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, Perry, Reese, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—83.

Those voting nay were: Representatives Amen, Goldsworthy, Hubbard, Jastad, McCaffree, McDougall, Moon—7.

Those absent or not voting were: Representatives Bozarth, Brouillet, Clocksin, Hill, Kink, McCormick, O'Dell, Sawyer, Taylor—9.

Engrossed House Bill No. 413, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 723, by Representatives Taylor and King:

Removing residence restriction on appointment of police officers.

House Bill No. 723 was read the third time and placed on final passage.

Representative King spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 723, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Chatalas, Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those voting nay were: Representative Lewis—1.

Those absent or not voting were: Representatives Bozarth, Charette, Clark (Newman H.), Clocksin, Litchman, Taylor—6.

House Bill No. 723, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 656, by Representatives Garrett, Holman, and Rosellini:

Creating a state-wide city employees supplemental benefits retirement fund.

Engrossed House Bill No. 656 was read the third time and placed on final passage.

Representative Garrett spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 656, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clarke (George W.), Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newschwander, O'Brien, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—91.

Those absent or not voting were: Representatives Bozarth, Clark (Newman H.), Clocksin, Conner, Newhouse, O'Dell, Taylor, Whetzel—8.

Engrossed House Bill No. 656, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 261, by Representatives Swayze, Bottiger, Sawyer, Marzano, Humiston, Gallagher, Brouillet, Sheridan, Jueling, and Newschwander.

Increasing to nine the number of superior court judges for Pierce county.

MOTION

Mr. Whetzel moved that the rules be suspended and Engrossed House Bill No. 261 be returned to second reading for the purpose of amendment.

The motion was carried on a rising vote.

SECOND READING OF BILLS

On motion of Mr. Clark (Newman H.), the following amendment by Representatives Whetzel and Clark was adopted:

On page 1, section 1, line 9 of the printed bill, being page 1, section 1, line 13 of the engrossed bill, after "King" and before "judges" strike "twenty-one" and insert "[twenty-one] twenty-three"

Engrossed House Bill No. 261 was ordered reengrossed.

On motion of Mr. Whetzel, the rules were suspended, Reengrossed House Bill No. 261 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Swayze spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Reengrossed House Bill

No. 261, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—90.

Those voting nay were: Representatives Avey, Chapin—2.

Those absent or not voting were: Representatives Adams, Bozarth, Brouillet, Clocksin, Lynch, McCaffree, Taylor—7.

Reengrossed House Bill No. 261, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I voted "no" on this bill for the sole purpose of being eligible for appointment to a conference committee on the bill, in the event the Senate attempts to remove the amendment as to King county.

Richard U. Chapin, 48th District.

Engrossed House Bill No. 791, by Representatives Hubbard, Copeland, and Goldsworthy:

Providing special licensing and fees for limited nonprofit horse racing meets.

Engrossed House Bill No. 791 was read the third time and placed on final passage.

Representative Hubbard spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 791, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—90.

Those voting nay were: Representatives Amen, Smith—2.

Those absent or not voting were: Representatives Backstrom, Bozarth, Brouillet, Clocksin, Swayze, Taylor, Zimmerman—7.

Engrossed House Bill No. 791, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute House Bill No. 572, by Committee on Natural Resources:

Transferring management of certain tidelands to parks and recreation commission.

Substitute House Bill No. 572 was read the third time and placed on final passage.

Representative Berentson spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute House Bill No. 572, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those absent or not voting were: Representatives Backstrom, Bozarth, Clocksin, Lynch, McCaffree, Swayze, Taylor—7.

Substitute House Bill No. 572, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute House Bill No. 534, by Committee on State Government and Legislative Procedures:

Authorizing payment of state salaries semi-monthly and providing procedures therefor.

Substitute House Bill No. 534 was read the third time and placed on final passage.

Representative Marzano spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute House Bill No. 534, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Mahaffey, Marsh, Marzano, May, Mc-

Cormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—91.

Those absent or not voting were: Representatives Backstrom, Bozarth, Clocksin, Hubbard, Lynch, McCaffree, Taylor, Whetzel—8.

Substitute House Bill No. 534, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 805, by Representatives Newschwander, Kink, and Newhouse:

Authorizing service agreements between public utilities engaged in electrical business.

Engrossed House Bill No. 805 was read the third time and placed on final passage.

Debate ensued, Representative Newschwander speaking in favor of passage of the bill and Representative Jolly speaking against its passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 805, and the bill passed the House by the following vote: Yeas, 68; nays, 26; absent or not voting, 5.

Those voting yea were: Representatives Adams, Avey, Backstrom, Barden, Beck, Berentson, Bledsoe, Bluechel, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Humiston, Hurley, Jueling, King, Kink, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, McCaffree, McCormick, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Brien, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smythe, Spanton, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—68.

Those voting nay were: Representatives Amen, Bagnariol, Bottiger, De-Jarnatt, Gallagher, Grant, Haussler, Heavey, Hubbard, Jastad, Johnson, Jolly, Kirk, Lux, Mahaffey, Marsh, Marzano, May, Merrill, Moon, O'Dell, Reese, Smith, Sprague, Thompson, Zimmerman—26.

Those absent or not voting were: Representatives Anderson, Bozarth, Clocksin, Kalich, Taylor—5.

Engrossed House Bill No. 805, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Concurrent Resolution No. 17, by Representatives Kopet and Day:

Pertaining to the Boy Scout World Jamboree.

Engrossed House Concurrent Resolution No. 17 was read the third time and placed on final passage.

Representative Kopet spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of Engrossed House Concurrent Resolution No. 17, and the resolution passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—95.

Those absent or not voting were: Representatives Bozarth, Clocksin, Newschwander, Taylor—4.

Engrossed House Concurrent Resolution No. 17, having received the constitutional majority, was declared passed.

House Concurrent Resolution No. 18, by Representatives Holman, Bagnariol, Elicker, Leckenby, Barden, Clarke (George W.), Kirk, Heavey, Harris, Brazier, Bluechel, Murray, Newschwander, Mahaffey, Chapin, Smythe, Lewis, Wanamaker, Zimmerman, Rosellini, Whetzel, Cunningham, Kiskaddon, Berentson, Bottiger, Flanagan, Wolf, McDougall, Lynch, Adams, McCaffree, Ceccarelli, Gorton, Haussler, McGavick, Hawley, Gladder, Clark (Newman H.), and Hill:

Providing for a study of certain property tax exemptions.

House Concurrent Resolution No. 18 was read the third time and placed on final passage.

Representative Holman spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 18, and the resolution passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—95.

Those absent or not voting were: Representatives Bozarth, Clocksin, Sprague, Taylor—4.

House Concurrent Resolution No. 18, having received the constitutional majority, was declared passed.

Substitute House Bill No. 532, by Committee on Financial Institutions and Insurance:

Providing a procedure to effect cancellation of a motor vehicle insurance policy.

Substitute House Bill No. 532 was read the third time and placed on final passage.

Representative Bagnariol spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute House Bill No. 532, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—96.

Those absent or not voting were: Representatives Bozarth, Clocksin, Taylor—3.

Substitute House Bill No. 532, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. McDougall, the House adjourned until 11:00 a.m., Monday, March 20, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

House Bill No. 958, by Representatives McGavick, Day, and Holman:

An Act relating to taxation; amending section 82.08.030, chapter 15, Laws of 1961 as last amended by section 1, chapter, Laws of 1967 and RCW 82.08.030; and amending section 1, chapter 7, Laws of 1963 as amended by section 1, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.050.

Ordered printed and referred to Committee on Revenue and Taxation.

MOTION

On motion of Mr. Walgren, the rules were suspended and authorization was given to add one additional name as sponsor of House Bill No. 959.

House Bill No. 959, by Representatives Walgren, Wolf, Lux, and Conner: An Act relating to court reporters; and amending section 1, chapter 126, Laws of 1913 as last amended by section 1, chapter 244, Laws of 1957 and RCW 2.32.180.

Ordered printed and referred to Committee on Judiciary.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 386, by Senators Neill, Foley, and Ryder:

An Act relating to state institutions of higher learning; amending section 2, chapter 229, Laws of 1961 as amended by section 1, chapter 167, Laws of 1963, and RCW 28.76.180; amending section 3, chapter 229, Laws of 1961 as amended by section 2, chapter 167, Laws of 1963, and RCW 28.76.190; and declaring an emergency.

Referred to Committee on Rules and Administration.

Senate Joint Resolution No. 24, by Senators Gissberg and Kupka:

Providing for filling of vacancies in partisan offices.

Referred to Committee on Rules and Administration.

RESOLUTION

House Resolution No. 67-57, by Representatives Grant and Garrett:

 $\it Whereas$, Competitive amateur sports are one of the best character building activities in America; and

Whereas, The recent state basketball tournament was one of the finest examples of American sportsmanship; and

Whereas, All of the high school teams that participated were a real credit to themselves, their coaches, their parents, and their communities; and

Whereas, The state champion, Renton High School, by their actions both on and off the court set a high example for all teenagers; and

Whereas, This is the second straight year that Renton High School has won this state basketball championship; and

Whereas, Coach Irv Leifer has done a truly outstanding job of coaching and inspiring his team;

Now, Therefore, Be It Resolved, That the House of Representatives of the State of Washington officially congratulate the Renton High School basketball team and coach Irv Leifer upon their victory; and

Be It Further Resolved, That the Chief Clerk of the House of Representatives be instructed to suitably inscribe this Resolution to be forwarded to Renton High School, and that the Renton Indians Basketball Team be invited to attend this Extraordinary Session of the State Legislature.

Mr. Grant moved adoption of the resolution.

Representatives Grant and Garrett spoke in favor of adoption of the resolution.

The motion was carried and the resolution was adopted.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 17, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 207 and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Durkan, Dore, Neill.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House granted the request of the Senate for a conference on Engrossed House Bill No. 207.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed House Bill No. 207, Representatives Goldsworthy, Saling, and De-Jarnatt.

MOTION

On motion of Mr. Gorton, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p.m.

The Clerk called the roll and all members were present except Representatives Bottiger and Taylor. Representative Taylor was excused.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 20, 1967.

Mr. Speaker:

The President has signed: Senate Joint Memorial No. 6, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 20, 1967.

Mr. Speaker:

The President has signed: House Concurrent Resolution No. 33; and House Concurrent Resolution No. 35, and the same are herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Joint Memorial No. 6.

SECOND READING OF BILLS

House Bill No. 439, by Representatives Merrill, Wolf, and Chatalas (by departmental request):

Changing fees for examination, registration and renewal of licenses for public accountants.

The House resumed consideration of House Bill No. 439 on second reading.

The Speaker declared the question before the House to be adoption of the amendment by Mr. O'Brien: (See pp. 1499 to 1502 for amendment).

ELEVENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Monday, March 20, 1967.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll and all members were present except Representatives Charette, Sawyer, and Taylor. Representatives Charette and Taylor were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Walter MacArthur of the First Methodist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 20, 1967.

Mr. Speaker:

We, a majority of your Committee on Financial Institutions and Insurance, to whom was referred Substitute Senate Bill No. 206, requiring standardization and prescribing requisites of certain forms clauses and binders of insurance contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Robert W. O'Dell, Chairman, Paul Barden, Vice Chairman.

We concur in this report: Henry Backstrom, John Bagnariol, Vaughn Hubbard, Mrs. Joseph E. Hurley, Sam Smith, Brian J. Lewis, Helmut L. Jueling, Jerry C. Kopet, Mark Litchman, Fred A. Veroske.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 20, 1967.

Mr. Speaker:

We, your Committee on Financial Institutions and Insurance, to whom was referred Senate Bill No. 346, authorizing issuance of variable and fixed annuities by domestic life insurance companies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert W. O'Dell, Chairman, Paul Barden, Vice Chairman.

We concur in this report: Henry Backstrom, John Bagnariol, George W. Clarke, Vaughn Hubbard, Mrs. Joseph E. Hurley, Helmut L. Jueling, Jerry C. Kopet, Brian J. Lewis, Mark Litchman, John L. O'Brien, Sam Smith, Fred A. Veroske.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 17, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 386; and Senate Joint Resolution No. 24, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 17, 1967.

Mr. Speaker:

The Senate has adopted: House Concurrent Resolution No. 33; and House Concurrent Resolution No. 35, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 16, 1967.

Mr. Speaker:

The President has signed: Senate Joint Memorial No. 15, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 17, 1967.

Mr. Speaker:

The President has signed: House Concurrent Resolution No. 31, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Concurrent Resolution No. 33; also

House Concurrent Resolution No. 35; also Senate Joint Memorial No. 15.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Wanamaker, the rules were suspended and authorization was given to add four additional names as sponsors of House Bill No. 954.

House Bill No. 954, by Representatives Wanamaker, Hoggins, Kiskaddon, Elicker, Holman, Beck, and Walgren:

An Act relating to revenue and taxation; providing for the imposition and levy of additional retail sales and use taxes as a substitute for special levies by school districts for maintenance and operating expense; amending section 82.08.020, chapter 15, Laws of 1961 as last amended by section 13, chapter 173, Laws of 1965 extraordinary session and RCW 82.08.020; amending section 82.12.020, chapter 15, Laws of 1961 as last amended by section 18, chapter 173, Laws of 1965 extraordinary session and RCW 82.12.020.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 955, by Representative Brouillet:

An Act relating to the legislature and its joint committee on education; and amending sections 3, 4, and 9, chapter 130, Laws of 1965 extraordinary session and RCW 44.33.220, 44.33.230 and 44.33.280.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 956, by Representatives McCaffree and Holman:

An Act relating to revenue and taxation.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 957, by Representatives McCaffree and Holman:

An Act relating to revenue and taxation.

Ordered printed and referred to Committee on Revenue and Taxation.

The motion was carried on a rising vote and the amendment was adopted. On motion of Mr. O'Brien the following amendment to the title was adopted:

Beginning on line 2 of the title strike the remainder of the title and insert the following: "amending section 11, chapter 226, Laws of 1949 and RCW 18.04.120; amending section 13, chapter 226, Laws of 1949 and RCW 18.04.140; amending section 15, chapter 226, Laws of 1949 and RCW 18.04.160; amending section 19, chapter 226, Laws of 1949 and RCW 18.04.200; amending section 21, chapter 226, Laws of 1949 and RCW 18.04.220; amending section 27, chapter 226, Laws of 1949 and RCW 18.04.280; amending section 28, chapter 226, Laws of 1949 and RCW 18.04.290; and amending section 34, chapter 226, Laws of 1949 and RCW 18.04.350."

House Bill No. 439 was ordered engrossed and passed to Committee on Rules and Administration for third reading.

House Bill No. 526, by Representatives Saling, Conner, and McCormick: Prohibiting the abandonment of autos on public property and regulating the disposal of such.

House of Representatives, Olympia, Wash., February 16, 1967.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred House Bill No. 526, prohibiting the abandonment of autos on public property and regulating the disposal of such, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 2, line 23, after "section 1" insert "and section 7"

On page 2, section 3, line 2, after "state patrol" and before "shall enter" insert "or county sheriff"

On page 2, section 3, lines 7 and 8, after "operators" and before "if tow" on line 8 strike "The Washington state patrol shall cancel such contracts" and insert "Such contracts shall be cancelled"

On page 3, section 6, beginning on line 5, strike all of the matter through the period on line 25 on page 4 and insert the following:

"It shall be the duty of the sheriff of every county, the chief of police or chief police officer of every incorporated city and town of this state, constables and members of the Washington state patrol to report immediately to the chief of the Washington state patrol all [motor] vehicles reported to them as stolen or recovered, upon forms to be provided or in a form to be prescribed by the chief of the Washington state patrol.

In the event that any motor vehicle reported as stolen has been recovered, the person so reporting the same as stolen shall be guilty of a misdemeanor unless he shall report the recovery thereof to the sheriff, chief of police, or other chief police officer to whom such [motor] vehicle was reported as stolen.

Upon receipt of such information the chief of the Washington state patrol shall [file] record the same in a "stolen vehicle index." [He shall also file any reports of vehicles stolen in other states and reported to him as such.] It shall be the duty of the chief of the Washington state patrol to keep a [file] record of all vehicles reported to him as recovered.

The chief of the Washington state patrol shall publish at least once a [month] week a list of all vehicles reported as stolen and not reported as having been recovered [and all abandoned vehicles] and forward a copy of such list to every sheriff in this state, the chief of police or chief police officer of every incorporated city and town with a population in excess of three thousand inhabitants, each member of the Washington state patrol and the cognizant state officer of each state in the United States.

Such information shall be provided by the chief of the Washington state patrol for the use of the director of [licenses] the department of motor vehicles as will permit the director of [licenses] the department of motor vehicles to check the motor or [serial] vehicle identification number set forth in any application for certificate of ownership [or], certificate of license registration or renewal of license registration against such "stolen vehicle index" and no such certificates shall be issued upon any vehicle recorded as stolen and the director of [licenses] the department of motor vehicles.

cles shall immediately inform the chief of the Washington state patrol of any application upon any such vehicle.

[It shall be the duty of the sheriff of every county, the chief of police or chief police officer of each incorporated city and town, members of the Washington state patrol and constables to report to the chief of the Washington state patrol] All vehicles found abandoned on a public highway or at any other place [and the same] shall be taken into the custody of the [sheriff of the county wherein found abandoned] tow truck operator under contract to the Washington state patrol or county sheriff for the area in which the vehicle is found abandoned or to the tow truck operator under contract to officials of the city or county wherein the vehicle is found abandoned, and stored and the same shall, for the purposes of listing the same, be considered as [a recovered] an abandoned vehicle. It shall be the duty of the tow truck operator having custody of an abandoned vehicle to report to the director of the department of motor vehicles all vehicles left in his custody as abandoned vehicles which have been in his custody for over fifteen days during which time the tow truck operator has not been contacted by the registered or legal owner of the vehicle and on which no arrangements for continued storage of disposition of the vehicle has been made by the registered or legal owner."

On page 7, section 7, line 21, after "against the" and before "for the" strike "last registered owner of record" and insert "person who abandoned said vehicle"

Alfred E. Leland, Chairman, Duane L. Berentson, Vice Chairman, Bob McDougall, Vice Chairman.

We concur in this report: Otto Amen, Art Avey, Paul Barden, C. W. "Red" Beck, Paul H. Conner, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Vaughn Hubbard, Elmer Jastad, Dan Jolly, Bill Kiskaddon, William S. Leckenby, Brian J. Lewis, William J. S. "Bill" May, W. L. "Bill" McCormick, Robert W. O'Dell, Leonard A. Sawyer, Jonathan Whetzel, Hal Wolf.

The bill was read the second time.

On motion of Mr. Leland, the committee amendments were adopted.

On motion of Mr. Smith, the following amendment was adopted:

On page 1, section 1, line 15, after "than" strike "twenty-four" and insert "forty-eight"

On motion of Mr. Charette, the following amendment was adopted:

On page 6, section 6, line 23, correct the spelling of "received"

On motion of Mr. Smith, the following amendment was adopted:

On page 6, section 6, line 19, after "of" and before "days" strike "ten" and insert "thirty"

House Bill No. 526 was ordered engrossed and passed to Committee on Rules and Administration for third reading.

House Bill No. 595, by Representatives Leland, Conner, Cunningham, and Whetzel:

Increasing motor vehicle fuel tax and providing for the disposition thereof.

House of Representatives, Olympia, Wash., February 28, 1967.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred House Bill No. 595, increasing motor vehicle fuel tax and providing for disposition thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 8, section 11, line 26 after "Asotin," and before "Douglas," strike "Cheland" and insert "Chelan"

On page 8, section 11, line 26 after "Adams," and before "Chelan," strike "Asotin," and on line 29 after "counties of" and before "Benton," insert "Asotin,"

On page 9, section 12, beginning on line 8, strike all of subsection (2) and subsection (3) and insert the following:

- "(2) One-third in the ratio which the vehicle-miles traveled on state highways (other than interstate highways) within the urban areas of each region bears to the total vehicle-miles traveled on all state highways (other than interstate highways) within all urban areas of the state as last determined by the department of highways; and
- "(3) One-third in the ratio which the state highways needs on state highways (other than interstate highways) within the urban areas of each region bears to the total needs on state highways (other than interstate highways) within all urban areas of the state as last revised by the state highway commission."

On page 11, section 18, line 5 after the period insert "For the purposes of this subsection the term chief city engineer shall mean the director of public works in any city in which such a position exists."

On page 11, section 18, line 27 after "appointment" and before "of at least" strike "recommendations" and insert "nominations"

On page 11, section 18, subsection (7), beginning on line 28, after "shall" strike the remainder of the subsection and insert "appoint members to the urban arterial board from nominations thus submitted to it."

On page 10, section 18, line 33 after "over" and before "thousand" strike "fifty" and insert "twenty"

On page 11, section 18, lines 1, 2 and 3 strike "fifty" and insert "twenty"

On page 12, section 22, line 27 after "cities and" and before "in developing" strike "towns" and insert "counties"

Alfred E. Leland, Chairman, Duane L. Berentson, Vice Chairman, Bob McDougall, Vice Chairman.

We concur in this report: Paul Barden, C. W. "Red" Beck, Norwood Cunningham, Avery Garrett, Dwight S. Hawley, Elmer Jastad, Bill Kiskaddon, William S. Leckenby, Brian J. Lewis, David G. Sprague, Alan Thompson, Fred A. Veroske, F. Pat Wanamaker, Jonathan Whetzel, Hal Wolf.

The bill was read the second time.

On motion of Mr. Leland the committee amendments to pages 8 and 9 were adopted.

Mr. Leland moved adoption of the committee amendment to page 11, section 18. line 5.

YIELDING TO QUESTION

At the request of Mr. Day, Mr. Leland yielded to question.

Mr. Day:

"Mr. Leland, I believe in Spokane our city engineer is also head of our utilities department."

Mr. Leland:

"I don't think that would make any difference whatsoever in this case, Mr. Day."

The motion was carried and the committee amendment was adopted.

On motion of Mr. Leland, the remaining committee amendments were adopted.

On motion of Mr. Leland, the following amendments were adopted:

On page 2, section 2, line 14, after "half]" and before "cents" strike "ten" and insert "nine and one-half"

On page 3, section 2, line 3, after "of the" and before "cents" strike "ten" and insert "nine and one-half"

On page 3, section 2, subsection (2), after "(2)" on line 9 and before "cent" strike "One" and insert "Three-quarters of one"

On page 3, section 2, subsection (3), line 11, after "(3)" and before "cent" strike "One" and insert "Three-quarters of one"

On page 3, section 2, line 22, after "matched" and before "percent" strike "twenty-five" and insert "[twenty-five] ten" and after "town and" strike "seventy-five" and insert "[seventy-five] ninety"

On page 4, section 3, line 10, after "[seven and one-half]" and before "cents" strike "ten" and insert "nine and one-half"

On page 5, section 4, line 2, after "[seven and one-half]" and before "cents" strike "ten" and insert "nine and one-half"

On page 6, section 6, line 10, after "one-half]" and before "cents" strike "ten" and insert "nine and one-half"

On page 8, section 9, line 3, after "proceeds of" and before "one" insert "three-quarters of"

House Bill No. 595 was ordered engrossed.

On motion of Mr. Leland, the rules were suspended, Engrossed House Bill No. 595 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representatives Leland and Beck spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Bledsoe, Mr. Leland yielded to question.

Mr. Bledsoe:

"Representative Leland, there has been much discussion here dealing with impact, and as long as this is a use tax, can you give me some information regarding the impact on the average driver with the proposed increase we are discussing here today?"

Mr. Leland:

"Yes, I can, Representative Bledsoe. The seven and a half cents state gas tax that you presently pay costs the average motorist who drives ten thousand miles a year fifty-three dollars. This additional two cents would cost him an additional fourteen dollars a year."

Debate ensued, Representatives Leland, McDougall, Litchman, and Garrett speaking in favor of passage of the bill, and Representatives Gallagher and O'Brien speaking against its passage.

YIELDING TO QUESTION

At the request of Mr. Day, Mr. Leland yielded to question.

Mr. Day:

"Mr. Leland, would you explain if there is any change in the formula for cities and counties participating in this and just what it is?"

Mr. Leland:

"No, Mr. Day, there is not. That is what I was trying to portray when I originally started out and said we do not want to disturb the present program in any way, shape, or form and did not want to take any roads away from anybody because of the urban area need. If you read the bill, it would appear at face value that there has been a change in the amount of percentage that goes to the cities, but what we are doing, by putting that extra half cent into the pot first, the percentage the cities and counties will get will be absolutely identical to what they are now getting. There will be no loss whatsoever."

Mr. Day:

"Now, is that concerning the increase or the present tax?"

Mr. Leland:

"That is the present tax revenue today. On the increase, as I pointed out, the first half cent goes to state highways only, without regard to your urban areas or otherwise. The next cent and a half goes to finance two bond issues, each of two hundred million dollars. The first bond issue, which is financed by three-quarters of a cent is for state highways and urban areas. The second two hundred million dollar bond issue would go to counties and cities in the urban areas. There are twenty-eight in the state. Spokane happens to be one of them. That money would be distributed as the result of the activities of this county-city arterial board, which would put together the projects based on the criteria and regulations adopted. The main purpose of this bill is to have coordinated planning and construction of systems, so if you had a piece of highway that went through the county and into the city, that would be planned and

the money approved and built at the same time. If you had a project that would take, say, four years to build, when the project was approved the money to build it would be set aside, so that there would be no question that the money to complete the job would be there. That is part of the local control within this county-city arterials board."

YIELDING TO QUESTION

At the request of Mr. McCormick, Mr. Gallagher yielded to question.

Mr. McCormick:

"Mr. Gallagher, in 1961 we raised the gas tax one cent. What was the impact to that?"

Mr. Gallagher:

"There was no impact to the consumer at that time. Six-tenths of a cent on the gallon was absorbed by the oil companies and four-tenths by the dealers."

Further debate ensued, Representative Marsh speaking against passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Chapin, Mr. Beck yielded to question.

Mr. Chapin:

"Mr. Beck, did I understand you to say that one of the good things about this tax was the fact that the taxpayers pay in proportion to the services they receive?"

Mr. Beck:

"Yes, sir."

Mr. Chapin:

"I hope, Mr. Beck, you won't object if I remind you of this principle from time to time."

Further debate ensued, Representativé Beck speaking in favor of passage of the bill.

Mr. Bledsoe demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 595, and the bill failed to pass the House by the following vote: Yeas, 46; nays, 51, absent or not voting, 2.

Those voting yea were: Representatives Adams, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Ceccarelli, Chapin, Clark (Newman H.), Clarke (George W.), Cunningham, DeJarnatt, Elicker, Farr, Garrett, Goldsworthy, Gorton, Grant, Hawley, Hill, Hoggins, Holman, Humiston, Jueling, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Mahaffey, McCaffree, McGavick, Murray, Perry, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—46.

Those voting nay were: Representatives Amen, Anderson, Avey, Backstrom, Bagnariol, Brazier, Brouillet, Charette, Chatalas, Clocksin, Conner, Copeland, Day, Flanagan, Gallagher, Gladder, Harris, Haussler, Heavey, Hubbard, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kopet, Lynch, Marsh, Marzano, May, McCormick, McDougall, Merrill, Moon, Morrison, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Zimmerman—51.

Those absent or not voting were: Representatives Bottiger, Taylor—2.

Engrossed House Bill No. 595, having failed to receive the constitutional majority was declared lost.

EXPLANATION OF VOTE

I voted against a two cent per gallon increase in gasoline tax because it would make a three and one-half cent differential with Oregon. Our service station operators deserve some consideration to be able to compete. Secondly, the State of Washington not only loses the three cents per gallon when the motorist buys gasoline in Oregon but the State loses the other seven cents per gallon (a total of ten cents per gallon) plus it loses the sales tax and cigarette tax on the thousands of dollars of purchases made by the Washington shopper crossing the river into Oregon.

Harold S. Zimmerman, 17th District.

NOTICE OF RECONSIDERATION

Mr. McDougall served notice that, having voted on the prevailing side, he would on the next working day move for reconsideration of the vote by which Engrossed House Bill No. 595 had failed to pass the House.

House Bill No. 941, by Representatives Holman, Kopet, and May:

Authorizing the payment of interest on local improvement district bonds from the general fund of the city or town.

House of Representatives, Olympia, Wash., March 17, 1967.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 941, authorizing the payment of interest on local improvement district bonds from the general fund of the city or town, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Add new sections following section 1 as follows:

"NEW SECTION. Sec. 2. There is added to chapter 7, Laws of 1965 and to chapter 35.45 RCW a new section to read as follows:

The city or town council may provide by ordinance that all or part of the interest upon said bonds shall be paid from the general revenues of the city or town and may create a local improvement district bond interest fund for this purpose. If the city or town council determine that the city or town shall pay all interest on such bonds from its general revenues, the interest coupons attached to the bond shall recite that the interest thereby evidenced is payable from general revenues. If the city or town council determines that the city or town council shall pay a part of the interest on such bonds from its general revenues, the interest coupons representing interest payable from the general revenues of the city or town shall be denominated as "B" coupons and shall recite that the interest payable thereunder is payable from the general revenues of the city or town.

NEW SECTION. Sec. 3. There is added to chapter 7, Laws of 1965 and to chapter 35.45 RCW a new section to read as follows:

For the purpose of issuing bonds only, the governing body of any municipality may authorize the establishment of consolidated local improvement districts. The local improvements within such consolidated districts need not be adjoining, vicinal or neighboring. If the governing body orders the creation of such consolidated local improvement districts, the moneys received from the installment payment of the principal of and interest on assessments levied within original local assessment districts shall be deposited in a consolidated local improvement district bond redemption fund to be used to redeem outstanding consolidated local improvement district bonds."

Renumber "Sec. 2." as "Sec. 4."

In line 1 of the title after "to" and before "amending" strike "local improvement bonds;" and insert "cities and towns;"

In line 2 of the title after the semicolon and before "and" insert "adding new sections to chapter 7, Laws of 1965 and to chapter 35.45 RCW;"

Newman H. Clarke, Chairman, Timothy H. Hill, Vice Chairman.

We concur in this report: R. Ted Bottiger, Donald H. Brazier, Jr., Robert L. Charette, Charles W. Elicker, Edward F. Harris, Edward Heavey, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Thomas A. Swayze, Jr., Gordon L. Walgren.

The bill was read the second time.

On motion of Mr. Clark (Newman H.), the committee amendments were adopted.

House Bill No. 941 was ordered engrossed.

With consent of the House, the rules were suspended, Engrossed House Bill No. 941 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Kopet spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 941, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kisdaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—96.

Those absent or not voting were: Representatives Bottiger, Taylor, Veroske—3.

Engrossed House Bill No. 941, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 946, by Representatives Anderson, Bledsoe, Day, Holman, Smythe, Marsh, O'Dell, Zimmerman, Brazier, Lewis, and Chatalas:

Providing certain tax credits and exemptions for pollution control facilities.

MOTION

On motion of Mr. Bledsoe, the House deferred further consideration of House Bill No. 946, and the bill was ordered placed on tomorrow's second reading calendar.

Engrossed Senate Bill No. 152, by Senators Herrmann, Greive, and Woodall:

Raising auto financial responsibility limits.

House of Representatives, Olympia, Wash., March 17, 1967.

Mr. Speaker:

We, a majority of your Committee on Financial Institutions and Insurance, to whom was referred Engrossed Senate Bill No. 152, raising auto financial responsibility limits, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 6 of the printed and engrossed bill, add a new section following section 5 as follows:

"NEW SECTION. Sec. 6. This amendatory act shall take effect on July 1, 1968."

In line 5 of the title of the printed and engrossed bill, after "46.29.550" and before the period insert "; and providing an effective date"

Robert W. O'Dell, Chairman, Paul Barden, Vice Chairman.

We concur in this report: Henry Backstrom, John Bagnariol, George W. Clarke, Vaughn Hubbard, Mrs. Joseph E. Hurley, Helmut L. Jueling, Jerry C. Kopet, Brian J. Lewis, Mark Litchman, John L. O'Brien, Sam Smith.

The bill was read the second time.

On motion of Mr. O'Dell, the committee amendments were adopted.

Mr. Chapin moved that the rules be suspended, Engrossed Senate Bill No. 152 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was carried on a rising vote.

Debate ensued, Representative Chapin speaking in favor of passage of the bill, and Representatives Clark (Newman H.), Clarke (George W.), and Newhouse speaking against its passage.

The Speaker called on Mr. Copeland to preside.

YIELDING TO QUESTION

At the request of Mr. Cunningham, Mr. Bagnariol yielded to question.

Mr. Cunningham:

"Mr. Bagnariol, what would be the effect upon people who find themselves in the assigned risk pool?"

Mr. Bagnariol:

"It is very difficult, if not impossible, to answer that question. The people who find themselves in the assigned risk pool may be there for many reasons. They may have had four or five accidents or one or two. They may be eighteen years old or sixty years old. They may be there because of a drunk driving charge or some less serious violation. The assigned risk rate can go from fifty or sixty dollars a year up to six, seven, or eight hundred dollars a year."

Mr. Cunningham:

"What effect do you think this would have on the uninsured motorist situation we face today?"

Mr. Bagnariol:

"It would seem that the industry would be almost compelled to go into a fifteenthirty situation for the uninsured motorist, which would raise the cost slightly for the average policyholder."

Mr. Cunningham:

"Do you feel there would be more uninsured motorists or not?"

Mr Bagnariol:

"There would probably be a few more uninsured motorists of the least desirable type. If there were a raise of ten percent, it is going to cost them one hundred to one hundred ten dollars a year, and this type of person very possibly would be prone not to want to pay the additional cost."

Further debate ensued, Representatives Backstrom and Chapin speaking in favor of passage of the bill, and Representative Cunningham expressing doubts concerning the effect of the bill.

Mr. Gorton demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 152 as amended by the House, and the bill passed the House by the following vote: Yeas, 67; nays, 28; absent or not voting, 4.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Barden, Beck, Berentson, Bluechel, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, King, Kink, Kiskaddon, Kopet, Lewis, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McGavick, Moon, Murray, O'Brien, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Thompson, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—67.

Those voting nay were: Representatives Adams, Amen, Bagnariol, Bledsoe, Bozarth, Brazier, Clark (Newman H.), Clarke (George W.), Farr, Flanagan, Hoggins, Jueling, Kalich, Kirk, Leckenby, Leland, Mahaffey, McDougall, Merrill, Morrison, Newhouse, Newschwander, O'Dell, Reese, Spanton, Swayze, Veroske, Zimmerman—28.

Those absent or not voting were: Representatives Bottiger, Hubbard, Litchman, Taylor—4.

Engrossed Senate Bill No. 152 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATIONS OF VOTE

I voted for House Bill No. 152 with mixed emotions. This bill did not have a hearing in the Senate or the House of Representatives and we do not know how the people or the insurance industry feel about this matter. I believe in protecting the injured party but do not want to increase the number of uninsured motorists.

Norwood Cunningham, 30th District.

I voted "no" on Senate Bill No. 152, but the roll call machine did not record my vote.

Mark Litchman, 45th District.

I voted against this bill which will raise the costs of automobile financial responsibility insurance on those least able to pay it. If others wish more coverage they may purchase it, but I oppose automatic increases which, in effect, primarily help the insurance companies, not the consumer.

Harold S. Zimmerman, 17th District.

Engrossed Senate Bill No. 282, by Senators Herrman, Kupka, and Redmon:

Limiting amount of credit life insurance under a group policy.

House of Representatives, Olympia, Wash., March 7, 1967.

Mr. Speaker:

We, a majority of your Committee on Financial Institutions and Insurance, to whom was referred Senate Bill No. 282, limiting amount of credit life insurance under a group policy, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, line 10, after "less]" and before the period insert ", or twelve thousand five hundred dollars, whichever is less. Nor shall the amount repayable under the contract of indebtedness extend over a period in excess of seven years"

Robert W. O'Dell, Chairman, Paul Barden, Vice Chairman.

We concur in this report: John Bagnariol, George W. Clarke, Vaughn Hubbard, Mrs. Joseph E. Hurley, Helmut L. Jueling, Jerry C. Kopet, Fred A. Veroske.

On motion of Mr. O'Dell, the committee amendment was not adopted.

Mr. Barden moved adoption of the following amendment:

In section 1, line 8 of the engrossed bill, after "creditor" strike the remainder of the section and insert ", or [ten] twelve thousand five hundred dollars, whichever is less. Nor shall the amount repayable under the contract of indebtedness extend over a period in excess of [five] seven years."

YIELDING TO QUESTION

At the request of Mr. Sprague, Mr. Barden yielded to question.

Mr. Sprague:

"Mr. Barden, I am curious. The Senate apparently put in twenty-five thousand dollars and knocked out the five years. Is that correct?"

Mr. Barden:

"Yes, sir."

Mr. Sprague:

"Why did you put in twelve thousand five hundred dollars and seven years? Was there any particular reason?"

Mr. Barden:

"Yes, there is. It is a strictly technical problem. The law now says ten thousand dollars and a maximum of five years. The original intent of the Senate bill was to remove these restrictions, which have an extremely detrimental effect on the agricultural consumer. The House committee felt that due to the inflationary trend and increase of, for instance, installment credit buying of large items such as homes we should probably inflate the maximum amount from ten thousand to twelve thousand five hundred and the maximum amount of years from five to seven, because of the long duration to maturity of loans and also the increased amount of indebtedness."

Debate ensued, Representative Sprague speaking against adoption of the amendment, and Representatives Barden, Bagnariol, and O'Dell speaking in favor of its adoption.

YIELDING TO QUESTION

At the request of Mr. Heavey, Mr. O'Dell yielded to question.

Mr. Heavey:

"I am not asking this question one way or the other, but wouldn't it be more proper to put something in the law that says that credit life insurance couldn't be offered until the loan had been approved or rejected and also establish a rate schedule? Wouldn't this be a more effective way of handling the problem?"

Mr. O'Dell:

"It might be, and possibly will be if you would like to refer it back to my committee with those recommendations. We will certainly study it if it comes back."

MOTION

Mr. Sprague moved that Engrossed Senate Bill No. 282 be rereferred to Committee on Financial Institutions and Insurance.

Mr. Hill demanded an electric roll call and the demand was not sustained. The motion was lost on a rising vote.

The Speaker (Mr. Copeland presiding) declared the question before the House to be the adoption of the amendment by Mr. Barden to Engrossed Senate Bill No. 282.

The motion was carried and the amendment was adopted.

On motion of Mr. O'Dell, the rules were suspended, Engrossed Senate Bill No. 282 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No.

282 as amended by the House, and the bill passed the House by the following vote: Yeas, 82; nays, 10; absent or not voting, 7.

Those voting yea were: Representatives Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kiskaddon, Kopet, Leckenby, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McGavick, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—82.

Those voting nay were: Representatives Adams, Bledsoe, Clark (Newman H.), Flanagan, Gladder, Hoggins, Hubbard, McDougall, Reese, Swayze—10.

Those absent or not voting were: Representatives Bottiger, Kirk, Leland, Moon, Newschwander, Smith, Taylor—7.

Engrossed Senate Bill No. 282 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker resumed the chair.

Senate Bill No. 529, by Senators Herrman, Dore, and Woodall:

Providing for accidental death and dismemberment insurance for state employees and officials on nonscheduled aircraft flights in course of employment.

The bill was read the second time and passed to Committee on Rules and Administration for third reading.

House Bill No. 802, by Representatives Bagnariol, Heavey, Merrill, Taylor, and Sawyer:

Providing for election of legislative district chairmen.

MOTION

On motion of Mr. Cunningham, Substitute House Bill No. 802 was substituted for House Bill No. 802 and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 802 was read the second time.

On motion of Mr. Grant, the following amendment was adopted:

On page 1, section 1, line 12, after "the" and before "chairman" strike "state" and insert "county"

Mr. Grant moved adoption of the following amendment:

On page 2, section 2, beginning on line 17, strike all the underlined material on lines 17, 18 and 19 $\,$

YIELDING TO QUESTION

At the request of Mr. Chapin, Mr. Grant yielded to question.

Mr. Chapin:

"Mr. Grant, am I correct in understanding that there is a second amendment which restores, in part, this concept?"

Mr. Grant:

"You are correct."

Mr. Chapin:

"Would you care to describe that?"

Mr. Grant:

"The amendment that follows this one would provide that, in the event you have a vacancy occuring, the legislative district chairman would recommend to the county chairman a replacement. This does not mean that the county chairman would have to, of necessity, appoint the recommended precinct committeeman."

Mr. Chapin:

"Mr. Grant, am I correct in understanding that under the amendment that will follow, while the county chairman need not appoint the person recommended by the legislative district, he cannot appoint anyone who is not recommended by the legislative district or chairman?"

Mr. Grant:

"I think the amendment you prepared, Mr. Chapin, and that I agreed to, does say 'shall'."

Mr. Chapin:

"Is the answer to my question in the affirmative?"

Mr. Grant:

"Yes."

The motion was carried and the amendment was adopted.

On motion of Mr. Grant, the following amendment was adopted:

On page 2, section 2, line 20, after "appointment:" and before "Provided" insert "Provided, However, That in legislative districts having a majority of its precincts in a class AA county, such appointment shall be made only upon the recommendation of the legislative district chairman:"

The bill was ordered engrossed.

On motion of Mr. Bagnariol, the rules were suspended, Engrossed Substitute House Bill No. 802 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Bagnariol spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 802, and the bill passed the House by the following vote: Yeas, 58; nays, 35; absent or not voting, 6.

Those voting yea were: Representatives Anderson, Bagnariol, Beck, Berentson, Bledsoe, Brazier, Brouillet, Charette, Clark (Newman H.), Clocksin, Conner, Day, DeJarnatt, Elicker, Flanagan, Gladder, Goldsworthy, Harris, Hawley, Heavey, Hoggins, Hubbard, Humiston, Hurley, Johnson, Jolly, Jueling, Kalich, Kink, Kirk, Kiskaddon, Leckenby, Litchman, Lux, Lynch, Marsh, Marzano, May, McCormick, McDougall, Morrison, Murray, Newhouse, O'Dell, Perry, Saling, Sawyer, Sheridan, Smythe, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—58.

Those voting nay were: Representatives Adams, Amen, Avey, Backstrom, Barden, Bluechel, Bozarth, Ceccarelli, Chapin, Chatalas, Clarke (George W.), Cunningham, Gallagher, Garrett, Gorton, Grant, Haussler, Hill, Holman, Jastad, King, Leland, Lewis, Mahaffey, McCaffree, McGavick, Merrill, Moon, Newschwander, O'Brien, Reese, Richardson, Rosellini, Smith, Whetzel—35.

Those absent or not voting were: Representatives Bottiger, Copeland, Farr, Kopet, Spanton, Taylor—6.

Engrossed Substitute House Bill No. 802, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

THIRD READING OF BILLS

Engrossed House Bill No. 228, by Representatives McDougall, Smythe, Beck, Kirk, Bozarth, Mahaffey, Reese, Lux, and Farr (by executive request):

Providing implied consent to taking of chemical tests by persons allegedly driving while under the influence of intoxicating liquor.

Engrossed House Bill No. 228 was read the third time and placed on final passage.

Debate ensued, Representatives McDougall, Leland, and Bledsoe speaking in favor of passage of the bill, and Representatives Smith, Heavey, and Clark (Newman H.) speaking against its passage.

Mr. Elicker demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 228, and the bill passed the House by the following vote: Yeas, 76; nays, 17; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clarke (George W.), Clocksin, Conner, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Rosellini, Saling, Sawyer, Smythe, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Zimmerman, Mr. Speaker—76.

Those voting nay were: Representatives Avey, Backstrom, Clark (Newman H.), Day, Gallagher, Grant, Heavey, Hurley, Marzano, May, McCormick, Perry, Richardson, Sheridan, Smith, Spanton, Sprague—17.

Those absent or not voting were: Representatives Bottiger, Bozarth, Copeland, King, Taylor, Wolf—6.

Engrossed House Bill No. 228, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 333, by Representatives McDougall, Conner, Leland, Garrett, and Kiskaddon (by executive request):

Creating a department of transportation.

MOTION

On motion of Mr. McDougall, further consideration of Engrossed House Bill No. 333 was deferred and the bill was ordered placed on tomorrow's third reading calendar.

Engrossed House Bill No. 559, by Representatives Lewis, Garrett, Whetzel, Gallagher, Jastad, Hawley, Leckenby, and Barden:

Providing for a study of a mass transportation system for the Puget Sound area.

Engrossed House Bill No. 559 was read the third time and placed on final passage.

Representative Lewis spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 559, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those voting nay were: Representative Charette-1.

Those absent or not voting were: Representatives Bottiger, Copeland, Kopet, Moon, Newhouse, Taylor—6.

Engrossed House Bill No. 559, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 815, by Representatives Leland, Garrett, and Cunningham: Authorizing issuance of highway construction bonds and establishing reserve funds for certain purposes.

MOTION

On motion of Mr. Leland, House Bill No. 815 was rereferred to Committee on Rules and Administration.

Reengrossed House Bill No. 109, by Representatives Mahaffey, Kirk, and Holman:

Authorizing use of state-aid capital improvement funds for modernization of school facilities.

Reengrossed House Bill No. 109 was read the third time and placed on final passage.

Representative Mahaffey spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 109, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton,

Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—95.

Those absent or not voting were: Representatives Bottiger, Copeland, Flanagan, Taylor—4.

Reengrossed House Bill No. 109, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute House Bill No. 146, by Committee on Agriculture:

Regulating sale of commercial fertilizers, including customer formula fertilizers in state.

Substitute House Bill No. 146 was read the third time and placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute House Bill No. 146, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those absent or not voting were: Representatives Backstrom, Bottiger, Copeland, Flanagan, Leland, Swayze, Taylor—7.

Substitute House Bill No. 146, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 646, by Representatives Thompson, DeJarnatt, and Zimmerman:

Compensating Wahkiakum county for cost of operating the Puget Island ferry.

House Bill No. 646 was read the third time and placed on final passage.

Representatives Thompson and Leland spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 646, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler,

Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those voting nay were: Representative Heavey-1.

Those absent or not voting were: Representatives Backstrom, Bottiger, Bozarth, Flanagan, Lux, Taylor—6.

House Bill No. 646, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. Gorton, the House deferred further consideration of the balance of the third reading calendar and the bills were ordered placed on tomorrow's third reading calendar.

On motion of Mr. Gorton, the House reverted to the eighth order of business for the purpose of making a motion.

MOTION FOR RECONSIDERATION

Mr. Newschwander, having voted on the prevailing side, moved that the House do now reconsider the vote by which the House failed to pass Engrossed Substitute House Joint Resolution No. 29 by the constitutional two-thirds majority.

MOTION

Mr. Gorton moved that the House defer further consideration of Engrossed Substitute House Joint Resolution No. 29 and that the resolution be ordered placed at the end of tomorrow's third reading calendar.

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"It appears to me, Mr. Speaker, that the motion to reconsider has to be acted upon now, not tomorrow. Probably the procedure would be to put the motion to reconsider. If it is carried, then you would have the right to defer action on this house joint resolution until tomorrow, but first you should determine whether or not the motion is going to be carried or defeated."

The Speaker recognized Mr. Gorton.

Mr. Gorton:

"Mr. Speaker, Rule 71 governs this and it seems to me that Mr. O'Brien is right."

With the consent of the House, Mr. Gorton withdrew his motion.

The Speaker declared the question before the House to be the motion by Mr. Newschwander that the House do now reconsider the vote by which it had failed to pass Engrossed Substitute House Joint Resolution No. 29.

Mr. Kink demanded a call of the House and the demand was not sustained.

The motion was carried.

RECONSIDERATION

The Speaker declared the question before the House to be Engrossed Substitute House Joint Resolution No. 29 on final passage.

Engrossed Substitute House Joint Resolution No. 29, by Committee on Revenue and Taxation:

Amending Constitution as to the forty mill limitation and to permit an income tax.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of Engrossed Substitute House Joint Resolution No. 29, and the resolution was ordered placed at the end of tomorrow's third reading calendar.

MOTION

On motion of Mr. McDougall, the House adjourned until 1:00 p.m., Tuesday, March 21, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

TWELFTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Tuesday, March 21, 1967.

The Speaker called the House to order at 1:00 p.m.

The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 21, 1967.

Mr. Speaker:

We, a majority of your Committee on Local Government, to whom was referred House Bill No. 371, clarifying certain city planning procedures, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Homer Humiston, Chairman, Joseph L. McGavick, Vice Chairman.

We concur in this report: Donald H. Brazier, Jr., Robert L. Charette, P. J. "Jim" Gallagher, Slade Gorton, Edward Heavey, Dale E. Hoggins, Francis E. Holman, Gladys Kirk, Jerry C. Kopet, William S. Leckenby, Audley F. Mahaffey, John Merrill, Gordon W. Richardson.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 15, 1967.

Mr. Speaker:

We, a majority of your Committee on Local Government, to whom was referred House Bill No. 496, enacting the optional municipal code, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Homer Humiston, Chairman, Joseph L. McGavick, Vice Chairman.

We concur in this report: Horace W. Bozarth, Donald H. Brazier, Jr., Robert L. Charette, Avery Garrett, Joe D. Haussler, Timothy H. Hill, Francis E. Holman, Hugh "Bud" Kalich, Gládys Kirk, Jerry C. Kopet, William S. Leckenby, Audley F. Mahaffey, John Merrill, Gordon W. Richardson.

House of Representatives, Olympia, Wash., March 15, 1967.

Mr. Speaker:

We, a minority of your Committee on Local Government, to whom was referred House Bill No. 496, enacting the optional municipal code, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

....., Chairman.

We concur in this report: Edward Heavey, Jonathan Whetzel.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 21, 1967.

Mr. Speaker:

We, a majority of your Committee on Local Government, to whom was referred House Bill No. 953, authorizing second and third class cities to raise municipal tax subsidies for their public transportation systems as presently provided for first class cities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Homer Humiston, Chairman,
Joseph L. McGavick, Vice Chairman.

We concur in this report: Donald H. Brazier, Jr., Robert L. Charette, P. J. "Jim" Gallagher, Slade Gorton, Edward Heavey, Dale E. Hoggins, Francis E. Holman, Gladys Kirk, Jerry C. Kopet, William S. Leckenby, John Merrill, Gordon W. Richardson.

Passed to Committee on Rules and Administration for second reading.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 20, 1967.

Mr. Speaker:

The Senate has passed: Senate Joint Resolution No. 4, and the same is herewith transmitted.

Ward Bowden, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 960, by Representatives Whetzel and Lux:

An Act relating to state and local government; and amending section 5, chapter, Laws of 1967 (SHB 37).

Mr. Whetzel moved that the rules be suspended, House Bill No. 960 be advanced to second reading and read the second time.

YIELDING TO QUESTION

At the request of Mr. O'Brien, Mr. Whetzel yielded to question.

Mr. O'Brien:

"Mr. Whetzel, what does this bill pertain to?"

Mr. Whetzel:

"Mr. O'Brien, this bill relates to Substitute House Bill No. 37 passed in the regular session. This is an amendatory provision to it providing for the appointment of members of the boundary review board. In the bill we set up a board in Class AA and A counties of eleven members, and we provided for a third of them to be appointed for terms expiring on certain dates. There is some confusion as to how you divide eleven by three and come out with an even number. Even the powerful slide rule of the governor could not come out with an even number, so we prepared this amendatory bill to take care of this problem. We would like to put it through and send it over to the Senate."

The motion was carried.

On motion of Mr. Whetzel, the rules were suspended, House Bill No. 960 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representatives Whetzel and Lux spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 960 and the bill passed the House by the following vote: Yeas, 96; nays, 1; absent or not voting, 2.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—96.

Those voting nay were: Representative Kalich—1.

Those absent or not voting were: Representatives Chapin, Hubbard—2.

House Bill No. 960, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 961, by Representatives O'Brien, Copeland, and Mc-Cormick:

An Act relating to bicycles and bicycle riding; amending section 35.75.010, chapter 7, Laws of 1965 and RCW 35.75.010; amending section 80, chapter 155, Laws of 1965 extraordinary session and RCW 46.61.755; adding a new section to chapter 155, Laws of 1965 extraordinary session and to chapter 46.61 RCW; and providing penalties.

Ordered printed and referred to Committee on Transportation.

FIRST READING OF SENATE BILLS

The following was read the first time by title and acted upon as indicated:

Senate Joint Resolution No. 4, by Senators Herr, Greive, and Connor:

Enabling grant of pension to surviving spouse of deceased public servant. Referred to Committee on State Government and Legislative Procedures.

MOTION FOR RECONSIDERATION

Mr. McDougall, having given notice the preceding day, moved that the House do now reconsider the vote by which Engrossed House Bill No. 595 failed to pass the House.

The motion was carried.

RECONSIDERATION

The Speaker declared the question before the House to be Engrossed House Bill No. 595 on final passage.

Engrossed House Bill No. 595, by Representatives Leland, Conner, Cunningham, and Whetzel:

Increasing motor vehicle fuel tax and providing for the disposition thereof.

MOTION

On motion of Mr. McDougall, the House deferred further consideration of Engrossed House Bill No. 595 and the bill was ordered placed at the end of today's third reading calendar.

MOTION

On motion of Mr. McDougall, the House recessed until 4:00 p.m.

SECOND AFTERNOON SESSION

The Speaker called the House to order at 4:00 p.m.

The Clerk called the roll and all members were present.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, March 20, 1967.

To the Honorable, the House of Representatives of the State of Washington, Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 753:

Requiring revaluation of security under financial responsibility law upon correction of erroneous information.

House Bill No. 41:

Authorizing cooperation with Idaho as to Snake River game and game fish.

House Bill No. 844:

Pertaining to county recreation districts.

House Bill No. 671:

Removing requirement for special examination in Washington history for certain teacher candidates.

House Bill No. 28:

Providing appropriations to state treasurer for operating expenses incurred in servicing of investments and outstanding indebtedness of state.

House Bill No. 38:

Increasing salaries of superior court judges.

House Bill No. 71:

Authorizing the state library to contract with any agency of the state to assist such agency with their own libraries.

House Bill No. 61:

Increasing membership of aeronautics commission and revising method for fixing director's salary.

House Bill No. 156:

Amending authority for contracts for detention of felons.

House Bill No. 175:

Changing blind assistance program.

House Bill No. 158:

Amending law providing for chaplains at state institutions.

House Bill No. 10:

Provides rights of disposition for receiver of unsolicited goods.

Substitute House Bill No. 137:

Authorizing port district trade centers.

Substitute House Bill No. 794:

Providing for special class I licenses or permits for retail sale of liquor under certain circumstances.

Very truly yours,

Raymond W. Haman, Legal Counsel to the Governor.

SECOND READING OF BILLS

The House resumed consideration of Substitute House Bill No. 635 on second reading.

Substitute House Bill No. 635, by Committee on Business and Professions: Regulating sale and distribution of wines.

MOTION

Mr. Perry moved that Substitute House Bill No. 635 be rereferred to Committee on Agriculture.

Debate ensued, Representatives Perry and Newhouse speaking in favor of the motion, and Representatives Ceccarelli and McDougall speaking against it. The motion was lost on a rising vote.

POINT OF ORDER

The Speaker recognized Mr. McCormick on a point of order.

Mr. McCormick:

"Mr. Speaker, would I be in order if I asked for this bill to be set at the bottom of the third reading calendar but still retain its place on second reading?"

The Speaker:

"It would be on second reading but it would be at the end of the third reading calendar."

MOTION

Mr. McCormick moved that the House defer further consideration of Substitute House Bill No. 635 and that the bill be ordered placed on today's calendar following the third reading calendar.

Debate ensued, Representative Wolf speaking against the motion and Representative McCormick speaking in its favor.

The motion was carried on a rising vote.

The Speaker called on Mr. Copeland to preside.

House Bill No. 946, by Representatives Anderson, Bledsoe, Day, Holman, Smythe, Marsh, O'Dell, Zimmerman, Brazier, Lewis, and Chatalas:

Providing certain tax credits and exemptions for pollution control facilities.

House of Representatives, Olympia, Wash., March 15, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 946, providing certain tax credits and exemptions for pollution control facilities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 6, section 11, line 29, after "shall be" strike the remainder of the sentence an insert "governed by the terms of chapter 34.04 RCW."

Mary Ellen McCaffree, Chairman, Francis E. Holman, Vice Chairman.

We concur in this report: John Bagnariol, Stewart Bledsoe, Alan Bluechel, Donald H. Brazier, Jr., Dave Ceccarelli, Richard U. Chapin, Newman H. Clark, William S. Day, S. E. "Sid" Flanagan, Mrs. Joseph E. Hurley, John S. Murray, Walt Reese.

The bill was read the second time.

On motion of Mrs. McCaffree, the committee amendment was adopted.

Mr. Grant moved adoption of the following amendment:

On page 1, section 1, beginning on line 15, after the period following "lution" strike all of the material down to and including the period following "motor vehicle" on line 17

Debate ensued, Representatives Grant and Bottiger speaking in favor of adoption of the amendment, and Representatives Holman, Bledsoe, and Anderson speaking against its adoption.

The Speaker resumed the Chair.

The motion was lost and the amendment was not adopted.

Mr. Holman moved adoption of the following amendment:

On page 2, section 1, line 17, strike the period and add the following: "for which application has been made not later than December 31, 1969: Provided, That with respect solely to a facility required to be installed in an industrial, manufacturing, waste disposal, utility, or other commercial establishment which is in operation or under construction as of the effective date of this act, such application will be deemed timely made if made within one year after the effective date of specific requirements for such facility promulgated by the appropriate control agency."

YIELDING TO QUESTION

At the request of Mr. Adams, Mr. Holman yielded to question.

Mr. Adams:

"What is the effective date where the rules and regulations haven't been promulgated? Where do they stand?"

Mr. Holman:

"If no rules and regulations are yet promulgated, they would have until December 31, 1969 to make their application, and if by that date they still haven't been promulgated they would have a year after the date of promulgation."

Mr. Adams

"If this amendment is not adopted, what date would apply or is the date anywhere in the act?"

Mr. Holman:

"There is no date in the act, as I understand it, as it now exists."

Debate ensued, Representatives Holman and Charette speaking in favor of adoption of the amendment, and Representative Adams speaking against its adoption.

The motion was carried and the amendment was adopted.

Mr. Holman moved adoption of the following amendment:

On page 4, section 6, line 31, after "(b)" strike all of the material down to and including "facility" on line 33 and insert: "The net commercial value of any materials captured or recovered through use of a facility shall, first, reduce the credit allowable in the current reporting period and thereafter be applied to reduce any credit balance allowed and not yet utilized"

Debate ensued, Representatives Holman, Bledsoe, and Lewis speaking in favor of adoption of the amendment, and Representative Humiston expressing reservations with respect to it.

The motion was carried and the amendment was adopted.

Mr. Gorton moved adoption of the following amendment:

On page 3, section 3, beginning on line 3, strike "A certificate shall be issued by the commission within thirty days after approval of the application by the appropriate control agency." and insert "The commission shall act upon an application for a certificate within a reasonable time after approval of the application by the appropriate control agency."

Debate ensued, Representative Gorton speaking in favor of adoption of the amendment, and Representatives Lewis and Bledsoe speaking in opposition to its adoption.

Mr. Thompson demanded an electric roll call and the demand was sustained.

Further debate ensued, Representatives Humiston, Holman, and Anderson speaking against adoption of the amendment.

Mr. Newschwander demanded the previous question and the demand was sustained.

The Clerk called the roll and the motion was lost and the amendment not adopted by the following vote: Yeas, 29; nays, 65; absent or not voting, 5.

Those voting yea were: Representatives Avey, Barden, Bottiger, Brouillet, Cunningham, DeJarnatt, Garrett, Gorton, Grant, Harris, Haussler, Heavey, Hill, Hoggins, Jastad, Kalich, Lux, Marzano, McCaffree, Moon, Morrison, Murray, Newhouse, Sheridan, Smith, Sprague, Thompson, Walgren, Whetzel—29.

Those voting nay were: Representatives Adams, Amen, Anderson, Bagnariol, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Day, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Hawley, Holman, Hubbard, Humiston, Hurley, Johnson, Jolly, Jueling, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, Marsh, McCormick, McDougall, McGavick, Merrill, Newschwander, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Smythe, Spanton, Swayze, Taylor, Veroske, Wanamaker, Wolf, Zimmerman, Mr. Speaker—65.

Those absent or not voting were: Representatives Backstrom, Copeland, King, May, Perry—5.

EXPLANATION OF VOTE

I was unavoidably absent from the second afternoon session on Tuesday, March 21 because of an emergency dental problem that required immediate attention and delayed my return until consideration of House Bill No. 595.

Henry Backstrom, 39th District.

With the consent of the House, Mr. Gorton withdrew the following amendment:

On page 3, section 3, line 19, after the period following "board" insert "The commission may approve an application or, upon hearing, may disapprove an application after finding that the issuance of the certificate is not in the best interests of the state after weighing the potential loss of revenue against the advantageous effects of the facility, or may partially approve an application after finding that the best interests of the state weighed against the potential loss of revenue are only partially satisfied. Partial approval shall be stated as a percentage of full approval and a certificate authorizing such partial tax exemption and credit shall be issued."

House Bill No. 946 was ordered engrossed.

Mr. Bledsoe moved that the rules be suspended, Engrossed House Bill No. 946 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was lost on a rising vote.

Engrossed House Bill No. 946 was passed to Committee on Rules and Administration for third reading.

THIRD READING OF BILLS

Engrossed House Bill No. 333, by Representatives McDougall, Conner, Leland, Garrett, and Kiskaddon (by executive request):

Creating a department of transportation.

Engrossed House Bill No. 333 was read the third time and placed on final passage.

Debate ensued, Representatives McDougall, Leckenby, and Sprague speaking in favor of passage of the bill, and Representatives O'Brien, Beck, and Anderson speaking against its passage.

Mr. Charette demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 333, and the bill passed the House by the following vote: Yeas, 52; nays, 46; absent or not voting, 1.

Those voting yea were: Representatives Amen, Barden, Berentson, Bledsoe, Bluechel, Chapin, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, DeJarnatt, Elicker, Farr, Garrett, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Murray, Newschwander, O'Dell, Saling, Smythe, Sprague, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—52.

Those voting nay were: Representatives Adams, Anderson, Avey, Bagnariol, Beck, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clocksin, Conner, Day, Flanagan, Gallagher, Grant, Haussler, Heavey, Jastad, Johnson, Jolly, Kalich, King, Kink, Marsh, Marzano, May, McCormick, Merrill, Moon, Morrison, Newhouse, O'Brien, Perry, Reese, Richardson, Rosellini, Sawyer, Sheridan, Smith, Spanton, Taylor, Thompson, Walgren—46.

Those absent or not voting were: Representative Backstrom—1.

Engrossed House Bill No. 333, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 60, by Representatives Garrett, Lux, and Hawley (by legislative council request):

Amending and adding to the marine recreation land act of 1964.

Engrossed House Bill No. 60 was read the third time and placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 60, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—96.

Those absent or not voting were: Representatives Backstrom, Bledsoe, Heavey—3.

Engrossed House Bill No. 60, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 451, by Representatives Bottiger, Mahaffey, and Jueling:

Providing safe walkways for school pupils.

Engrossed House Bill No. 451 was read the third time and placed on final passage.

Representative Bottiger spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 451, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall,

McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—97.

Those absent or not voting were: Representatives Backstrom, Spanton—2. Engrossed House Bill No. 451, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 449, by Representatives Cunningham, Garrett, and Mahaffey (by departmental request):

Implementing provisions relating to purchase of surplus property from federal government.

Engrossed House Bill No. 449 was read the third time and placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 449, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—96.

Those absent or not voting were: Representatives Backstrom, Jueling, Newschwander—3.

Engrossed House Bill No. 449, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 224, by Representatives Bottiger, Sawyer, and Harris:

Providing interest, collection costs and attorney's fees for certain checks dishonored by nonacceptance or nonpayment.

Engrossed House Bill No. 224 was read the third time and placed on final passage.

Representative Bottiger spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 224, and the bill passed the House by the following vote: Yeas, 97; nays, 1; absent or not voting, 1.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman

H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—97.

Those voting nay were: Representative May-1.

Those absent or not voting were: Representative Backstrom—1.

Engrossed House Bill No. 224, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 387, by Representatives Bluechel, O'Brien, and Wolf (by executive request):

Creating commission to determine feasibility of state participation in World Exposition of 1970.

Engrossed House Bill No. 387 was read the third time and placed on final passage.

Representative Bluechel spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 387, and the bill passed the House by the following vote: Yeas, 88; nays, 8; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Heavey, Hill, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—88.

Those voting nay were: Representatives Avey, Flanagan, Hoggins, Hurley, May, Newhouse, Newschwander, Spanton—8.

Those absent or not voting were: Representatives Anderson, Backstrom, Grant—3.

Engrossed House Bill No. 387, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Substitute House Bill No. 403, by Committee on State Government and Legislative Procedures:

Providing for payment of moving expenses of state deputies and other employees.

MOTION

On motion of Mr. McDougall, the rules were suspended and Engrossed Substitute House Bill No. 403 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

On motion of Mr. McDougall, the following amendment was adopted:

On page 3, line 2 of the engrossed bill, strike "the position of a dean of a college, or an equivalent or higher position" and insert "academic positions above the rank of instructor or professional or administrative employees in supervisory positions"

On motion of Mr. Wolf, the following amendment was adopted:

On page 3 of the printed and engrossed bill, following section 3 of the engrossed bill, add a new section to read as follows:

"Sec. 4. Section 43.03.060, chapter 8, Laws of 1965 and RCW 43.03.060 are each amended to read as follows:

Whenever it becomes necessary for an elective or appointive official or employee of the state to travel away from his designated post of duty while engaged on official business, and it is found to be more advantageous and economical to the state that he travel by a privately owned automobile rather than a common carrier, he shall be allowed a mileage rate not to exceed [eight] ten cents a mile."

Renumber the remaining section accordingly.

On motion of Mr. McDougall, the following amendment was adopted:

On page 3, section 5, line 8 of the engrossed bill, after "provisions of" and before "this 1967" insert "sections 1 through 4"

Mr. McDougall moved adoption of the following amendment:

On page 3, following section 5 of the engrossed bill, add eight new sections as follows:

"NEW SECTION. Sec. 6. Whenever it becomes necessary for an elective or appointive official or employee of the state to travel and to incur expenses for which reimbursement may be made, it shall be the policy of the state to make reasonable allowances to such officers and employees in advance of expenditure, on request of such officer or employee, under appropriate rules and regulations prescribed by the budget director.

NEW SECTION. Sec. 7. "Department", as used herein, shall mean every department, office, agency or institution of state government.

NEW SECTION. Sec. 8. The head of any state department may issue an advance warrant on the request of any officer or employee for the purpose of defraying his anticipated reimbursable expenses while traveling on business of such state department away from his designated post of duty, except expenses in connection with the use of a personal automobile. The amount of such advance shall not exceed the amount of such reasonably anticipated expenses of the officer or employee to be necessarily incurred in the course of such business of the state for a period of not to exceed thirty days. Department heads shall establish written policies prescribing a reasonable amount for which such warrants may be written.

NEW SECTION. Sec. 9. On or before the tenth day following each month in which such advance was furnished to the officer or employee, he shall submit to the head of his department a fully itemized travel expense voucher fully justifying the expenditure of such advance or whatever part thereof has been expended, for legally reimbursable items on behalf of the state. Any unexpended portion of such advance shall be returned to the agency at the close of the authorized travel period. Payment shall accompany such itemized voucher at the close of the travel period; and may be made by check or similar instrument payable to the department. Any default in accounting for or repaying an advance shall render the full amount which is unpaid immediately due and payable with interest at the rate of ten percent per annum from the date of default until paid.

NEW SECTION. Sec. 10. To protect the state from any losses on account of advances made as provided in sections 6 through 12 of this act, the state shall have a prior lien against and a right to withhold any and all funds payable or to become payable by the state to such officer or employee to whom such advance has been given as

provided in sections 6 through 12 of this act, up to the amount of such advance and interest at the rate of ten percent per annum, until such time as repayment or justification has been made. No advance of any kind may be made to any officer or employee under sections 6 through 12 of this act, at any time when he is delinquent in accounting for or repaying a prior advance under sections 6 through 12 of this act.

NEW SECTION. Sec. 11. An advance made under sections 6 through 12 of this act shall be considered as having been made to such officer or employee to be expended by him as an agent of the state for state purposes only, and specifically to defray necessary costs while performing his official duties. No such advance shall be considered for any purpose as a loan to such officer or employee, and any unauthorized expenditure of such funds shall be considered a misappropriation of state funds by a custodian of such funds.

NEW SECTION. Sec. 12. The budget director may prescribe rules and regulations to assist in carrying out the purposes of sections 6 through 12 of this act including regulation of travel by officers and employees and the conditions under which per diem and mileage shall be paid, so as to improve efficiency and conserve funds and to insure proper use and accountability of travel advances strictly in the public interest and for public purposes only.

NEW SECTION. Sec. 13. Sections 6 through 12 of this act are added to chapter 8, Laws of 1965 and to chapter 43.03 RCW."

Representative Cunningham spoke in favor of adoption of the amendment. The motion was carried and the amendment was adopted.

On motion of Mr. Wolf, the following amendment to the title was adopted:

In line 3 of the title of the printed and engrossed bill, after "of" and before "prospective" insert "state officials and employees and of"

On motion of Mr. McDougall, the following amendment to the title was adopted:

In line 4 of the title of the printed bill, after "views;", being line 3 of the engrossed bill, after "interviews;" insert "authorizing certain advance expenditures; amending section 43.03.060, chapter 8, Laws of 1965 and RCW 43.03.060;"

Engrossed Substitute House Bill No. 403 was ordered reengrossed.

On motion of Mr. Wolf, the rules were suspended, Reengrossed Substitute House Bill No. 403 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Cunningham spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Reengrossed Substitute House Bill No. 403 and the bill passed the House by the following vote: Yeas, 90; nays, 5; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—90.

Those voting nay were: Representatives Avey, Conner, Gladder, Hurley, Spanton—5.

Those absent or not voting were: Representatives Backstrom, Heavey, Newhouse, Sawyer—4.

Reengrossed Substitute House Bill No. 403, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 913, by Representatives Holman, Backstrom, and Bledsoe:

Permitting prepayment of property tax to cities.

Engrossed House Bill No. 913 was read the third time and placed on final passage.

Representative Holman spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 913, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—96.

Those absent or not voting were: Representatives Backstrom, Flanagan, Heavey—3.

Engrossed House Bill No. 913, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 920, by Representatives Holman, Backstrom, and Bledsoe:

Permitting prepayment of taxes and assessments to counties.

Engrossed House Bill No. 920 was read the third time and placed on final passage.

Representative Holman spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 920, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, New-

schwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—98.

Those absent or not voting were: Representative Heavey—1.

Engrossed House Bill No. 920, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 87, by Representatives Kink and Flanagan (by departmental request):

Requiring charter boat licenses.

MOTION

On motion of Mr. Hawley, the rules were suspended and Engrossed House Bill No. 87 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

On motion of Mr. Hawley, the following amendment was adopted:

In section 1, line 17 of the printed and engrossed bill, after the period following "ports" insert "Nothing in this section shall be construed to mean that vessels not generally engaged in charter boat fishing, and under private lease or charter being operated by the leasee for the leasee's personal recreational enjoyment shall be included under the provisions of this act."

Engrossed House Bill No. 87 was ordered reengrossed.

On motion of Mr. Hawley, the rules were suspended, Reengrossed House Bill No. 87 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representatives Hawley and Kink spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 87 and the bill passed the House by the following vote: Yeas, 93; nays, 2; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those voting nay were: Representatives Charette, Johnson—2.

Those absent or not voting were: Representatives Anderson, Backstrom, Heavey, Reese—4.

Reengrossed House Bill No. 87, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute House Bill No. 103, by Committee on Natural Resources:

Authorizing issuance of personal use food fish and shellfish licenses and personal use shellfish only licenses.

Substitute House Bill No. 103 was read the third time and placed on final passage.

Representatives Hawley and Kink spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute House Bill No. 103, and the bill passed the House by the following vote: Yeas, 73; nays, 21; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Barden, Beck, Berentson, Bluechel, Bozarth, Brazier, Brouillet, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jolly, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, May, McCaffree, McCormick, McGavick, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sawyer, Smith, Smythe, Spanton, Sprague, Taylor, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—73.

Those voting nay were: Representatives Avey, Bagnariol, Bledsoe, Bottiger, Ceccarelli, Charette, Farr, Gallagher, Grant, Haussler, Jastad, Johnson, Jueling, King, Marzano, McDougall, Merrill, Newschwander, Sheridan, Swayze, Walgren—21.

Those absent or not voting were: Representatives Anderson, Backstrom, Chapin, Heavey, Reese—5.

Substitute House Bill No. 103, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I was recorded as voting "yea" on Substitute House Bill No. 103. My intention was to vote "nay." I wish to be recorded in the journal as being opposed to this bill.

C. W. "Red" Beck, 23rd District.

The House resumed consideration of Engrossed Substitute House Joint Resolution No. 29 on third reading.

Engrossed Substitute House Joint Resolution No. 29, by Committee on Revenue and Taxation:

Amending Constitutional tax provisions.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of Engrossed Substitute House Joint Resolution No. 29 and the resolution was ordered placed at the end of today's calendar.

The House resumed consideration of Engrossed House Bill No. 595 on third reading.

Engrossed House Bill No. 595, by Representatives Leland, Conner, Cunningham, and Whetzel:

Increasing motor vehicle fuel tax and providing for the disposition thereof.

Mr. McDougall demanded an oral roll call and the demand was sustained.

Mr. McCormick demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present.

On motion of Mr. McDougall, the House proceeded with business under the call of the House.

The Speaker declared the question before the House to be Engrossed House Bill No. 595 on final passage.

Debate ensued, Representatives Kalich and Leland speaking in favor of passage of the bill, and Representative Marsh speaking against its passage.

Mr. Anderson demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 595, and the bill passed the House by the following vote: Yeas, 50; nays, 49; absent or not voting, 0.

Those voting yea were: Representatives Adams, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Ceccarelli, Chapin, Clarke (George W.), Cunningham, DeJarnatt, Elicker, Garrett, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hill, Hoggins, Holman, Humiston, Jueling, Kalich, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, McCaffree, McDougall, McGavick, Murray, Newschwander, Perry, Rosellini, Smith, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—50.

Those voting nay were: Representatives Amen, Anderson, Avey, Backstrom, Bagnariol, Brazier, Brouillet, Charette, Chatalas, Clark (Newman H.) Clocksin, Conner, Copeland, Day, Farr, Flanagan, Gallagher, Gladder, Harris, Heavey, Hubbard, Hurley, Jastad, Johnson, Jolly, King, Kink, Kopet, Lynch, Mahaffey, Marsh, Marzano, May, McCormick, Merrill, Moon, Morrison, Newhouse, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smythe, Spanton, Taylor, Zimmerman—49.

Engrossed House Bill No. 595, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. Gorton, the House deferred further consideration of the remaining bills on the second and third reading calendars and the bills were ordered placed on tomorrow's second and third reading calendars.

On motion of Mr. Gorton, the House reverted to the sixth order of business.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 21, 1967.

Mr. Speaker:

The Senate has passed: Senate Bill No. 633, and the same is herewith transmitted.

Ward Bowden, Secretary.

FIRST READING OF SENATE BILLS

The following was read the first time by title and acted upon as indicated:

Senate Bill No. 633, by Senators Greive, Bailey, Ryder, and Durkan:

An Act relating to the expenses and costs of the legislature including subsistence payments; making appropriations therefor; and declaring an emergency.

On motion of Mr. Copeland, the rules were suspended, Senate Bill No. 633 was advanced to second reading and read the second time.

On motion of Mr. Copeland, the rules were suspended, Senate Bill No. 633 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Copeland spoke in favor of passage of the bill.

PERSONAL PRIVILEGE

The Speaker recognized Mr. O'Brien on a point of personal privilege. Mr. O'Brien:

"Mr. Speaker, ladies and gentlemen of the House, I think it is about time that the House of Representatives stop playing this game with the Senate on revenue measures, particularly this so-called constitutional reform embodied in House Joint Resolution No. 29, and settle down to culminating the work of this special session. You are here allowing enough money to last until April first. It just seems to me we are idling away our time, playing some kind of guessing game about who should pass what. The very important committee on the budget is sitting around, idling its time away and not doing anything, as far as I can tell. They can't reach any decision because somebody wants to know whether or not there are sixty-six votes to pass House Joint Resolution No. 29, and somebody else is concerned about the Senate action on the graduated net income tax, and all we are doing is spending the taxpayers' money and not accomplishing anything, to my knowledge. There is no definite leadership, no strong effort to resolve our problem. I don't know whether the governor of the state of Washington is involved in what you might call this 'hanky-panky' situation, but certainly as responsible legislators we should try to resolve this special session and come out with a budget that we can work on. We should resolve this matter of taxation one way or the other, rather than 'spinning our wheels' the way we have been doing here recently and not doing anything of a constructive nature. We should culminate the work of this special session and bring it to a head, so that the taxpayers of our state would at least come to some satisfactory feeling that we have done our work and not kept them in some sort of in-between state of affairs where they don't know what is happening. This is a matter of great conjecture to many people. I call upon the leadership of this House to meet with the leadership of the Senate and the governor to try to come to some definite conclusion one way or the other, in order that the work of the special session be resolved as expeditiously as possible."

YIELDING TO QUESTION

At the request of Mr. Gorton, Mr. Goldsworthy yielded to question.

"Mr. Goldsworthy, did the conference committee on the budget meet today?"

Mr. Goldsworthy:

"Representative Gorton, five of us met today, We were scheduled to meet today, but Senator Dore did not show up. We cannot conduct the business Mr. O'Brien is talking about unless all members of the conference committee are present."

The Speaker recognized Mr. Gorton.

Mr. Gorton:

Mr. Gorton:

"Speaking to Mr. O'Brien's remarks and for the legislative appropriation which I regret has to include money for a session through April first, as I had certainly hoped to finish the special session at least a week earlier, there are hard decisions that remain to be made in this legislature. The hardest decisions, of course, are those that relate to revenue and taxation. I think it is becoming abundantly clear to the members that even if Senator Dore should grace the conference committee with his presence it would be difficult, if not impossible, for them to come up with a resolution in the

province of the budget until the House and Senate are willing, together, to face up to a resolution of the problems of taxation. Now, the House has one very comprehensive tax reform program still before it. I deeply regret that we weren't able to handle that particular proposal today, but by the same token, the House last Friday passed an alternate, clearly the only possible alternate, to that program in increasing the sales tax. The Senate thus far has had no hearings, no meetings, no nothing, on that proposal. There has been no attempt to take it to a conference. Every member here knows that until there is a co-existent conference on taxes along with the conference on the budget, we just simply aren't going to get anywhere. If the minority leader were really interested in speed and in getting out of here above all else, he would permit his members to vote as they desire on House Joint Resolution No. 29, and we would find out whether or not we could get a sufficient number of votes for some form of tax reform. We have certainly seen an abortive and totally disastrous attempt on that particular matter over in the Senate this afternoon. I, too, am sorry that many members of the House wish to wait for the conclusion in the Senate before we come to a final conclusion here, but one thing or the other is going to happen-either we are going to pass a comprehensive tax reform or get something like the provisions of House Bill No. 639 which passed through here previously. We have the choice. We don't have the luxurious choice between millions of different alternatives. The choice is between the tax reform and the sales tax increase, and the sooner you will have us here resolve that choice, the sooner the Senate permits us to go to a conference committee on taxation, the sooner all the Senate members begin to show up for the conference committee on the budget, the sooner we will be able to finish our business in this session."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Copeland on a point of personal privilege. Mr. Copeland:

"Mr. Speaker, Mr. O'Brien almost impugned my motives. I want to clear up one thing. The leadership of the Democrats and the Republicans was convinced that we should appropriate enough money to take us through this Saturday in order to pay the help and the members; and acting upon my request the chief clerk and the assistant chief clerk put together a budget bill. I gave it to the secretary of the Senate and he started to prepare it. The only difference was that the Senate decided they wanted to have enough money to run through April first, though they were tickled to death to have the House appropriation run only to Saturday. It would have been a little bit difficult for us to pass a bill for another week's appropriation all by ourselves, so we just had to go along. I didn't necessarily approve this thing running through April first and Mr. O'Brien knows it. I am not trying to impede the progress of this House. In brief, Mr. O'Brien, you have far more influence in the Senate than I do. Why don't you go over there and tell them to get in gear?"

The Speaker recognized Mr. O'Brien:

Mr. O'Brien:

"Mr. Speaker, ladies and gentlemen of the House: Mr. Copeland, I don't want you to get the wrong impression that I was impugning your motives and implying you were a great, big spender in these large appropriation items. The only thought I had, and the point I was emphasizing, is the need for action and that this delaying on House Joint Resolution No. 29 from day to day waiting to get sixty-six votes and trying to second-guess the Senate and all this malarkey isn't conducive to good legislative practice. As far as this resolution is concerned, I think it is needful and has a great deal of merit. I am just emphasizing the need for more cooperation on both sides in trying to resolve the problem. We have heard that the big question is whether you have a sales tax increase or a so-called tax reform that is full of loopholes, but we seem to be going back and forth on this. I am just emphasizing the fact that we should get together and try to resolve our problems not only for the benefit of the legislators involved but for the people of the state of Washington, and forget the politics."

The Speaker declared the question before the House to be Senate Bill No. 633 on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 633, and the bill passed the House by the following vote: Yeas, 95; nays, 4; absent or not voting, 0.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wapamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—95.

Those voting nay were: Representatives Avey, Kalich, McCormick, Moon—4.

Senate Bill No. 633, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. McDougall, the House dispensed with further business under the call of the House.

On motion of Mr. McDougall, the House adjourned until 1:00 p.m., Wednesday, March 22, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

THIRTEENTH DAY

AFTERNOON SESSION

House of Representatives, Olympia, Wash., Wednesday, March 22, 1967.

The Speaker called the House to order at 1:00 p.m.

The Clerk called the roll and all members were present except Representative Sawyer.

The flag was escorted to the rostrum by a Sergeant at Arms color guard, composed of Representative Smith's twin sons, Ron and Don.

Prayer was offered by the Reverend David Carlson of the Assembly of God Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 21, 1967.

Mr. Speaker:

We, a majority of your Committee on Natural Resources, to whom was referred House Bill No. 222, authorizing contributions by the state to its political subdivisions for flood control projects, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

S. E. "Sid" Flanagan, Chairman.

We concur in this report: Eric O. Anderson, Henry Backstrom, C. W. "Red" Beck, Duane L. Berentson, P. J. "Jim" Gallagher, Dwight S. Hawley, Dan Jolly, Hugh "Bud" Kalich, Dick J. Kink, Brian J. Lewis, Alan Thompson, Fred A. Veroske, Harold S. Zimmerman.

House of Representatives, Olympia, Wash., March 21, 1967.

Mr. Speaker:

We, a minority of your Committee on Natural Resources, to whom was referred House Bill No. 222, authorizing contributions by the state to its political subdivisions for flood control projects, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Virginia Clocksin, Vice Chairman.

We concur in this report: Otto Amen, Art Avey, Alan Bluechel.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 15, 1967.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred House Bill No. 713, providing appropriations and reappropriations for highway purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Alfred E. Leland, Chairman, Duane L. Berentson, Vice Chairman, Bob McDougall, Vice Chairman. We concur in this report: Otto Amen, Eric O. Anderson, C. W. "Red" Beck, Horace W. Bozarth, Paul H. Conner, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Vaughn Hubbard, Elmer Jastad, Dan Jolly, Bill Kiskaddon, Brian J. Lewis, W. L. "Bill" McCormick, Irving Newhouse, Robert W. O'Dell, Leonard A. Sawyer, Dick Taylor, Fred A. Veroske, F. Pat Wanamaker.

House of Representatives, Olympia, Wash., March 21, 1967.

Mr. Speaker:

We, a minority of your Committee on Transportation, to whom was referred House Bill No. 713, providing appropriations and reappropriations for highway purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor the substitute bill do not pass.

....., Chairman.

We concur in this report: William S. Leckenby, Richard L. Smythe.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 9, 1967.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred House Bill No. 719, providing for highways, bridges and toll facilities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Alfred E. Leland, Chairman, Duane L. Berentson, Vice Chairman. Bob McDougall, Vice Chairman.

We concur in this report: Otto Amen, Eric O. Anderson, C. W. "Red" Beck, Horace W. Bozarth, Paul H. Conner, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Vaughn Hubbard, Elmer Jastad, Dan Jolly, Bill Kiskaddon, William S. Leckenby, Brian J. Lewis, Irving Newhouse, Robert W. O'Dell, Dick Taylor, Fred A. Veroske, F. Pat Wanamaker.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 21, 1967.

Mr. Speaker:

We, a majority of your Committee on Labor and Employment Security, to whom was referred House Bill No. 763, pertaining to industrial insurance, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Alfred O. Adams, Chairman, Sid W. Morrison, Vice Chairman.

We concur in this report: Thomas L. Copeland, Gary Grant, Helmut L. Jueling, Richard A. King, Mary Ellen McCaffree, Irving Newhouse, David G. Sprague, Alan Thompson.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 22, 1967.

Mr. Speaker:

We, your Committee on Financial Institutions and Insurance, to whom was referred House Bill No. 856, relating generally to insurance, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Robert W. O'Dell, Chairman, Paul Barden, Vice Chairman.

We concur in this report: Henry Backstrom, John Bagnariol, George W. Clarke, Vaughn Hubbard, Mrs. Joseph E. Hurley, Helmut L. Jueling, Jerry C. Kopet, Brian J. Lewis, Mark Litchman, John L. O'Brien, Sam Smith, Fred A. Veroske.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 21, 1967.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred Senate Bill No. 545, authorizing issuance of highway construction bonds and establishing reserve funds for certain purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Alfred E. Leland, Chairman, Duane L. Berentson, Vice Chairman, Bob McDougall, Vice Chairman.

We concur in this report: Otto Amen, Eric O. Anderson, Paul Barden, C. W. "Red" Beck, Horace W. Bozarth, Paul H. Conner, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Dwight S. Hawley, Vaughn Hubbard, Elmer Jastad, Dan Jolly, Bill Kiskaddon, William S. Leckenby, Brian J. Lewis, W. L. "Bill" McCormick, Irving Newhouse, Robert W. O'Dell, Leonard A. Sawyer, Richard L. Smythe, Dick Taylor, Fred A. Veroske, F. Pat Wanamaker.

Passed to Committee on Rules and Administration for second reading.

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House the royal court from the Port Townsend Rhododendron Festival and appointed Representatives Clocksin, Conner, and Wanamaker to conduct them to the rostrum.

The Speaker introduced Janice Matheson, Kathy Balcom, and Lynette Morgan, and asked Miss Morgan to say a few words.

Lynette Morgan:

"I'd like to say that we are glad to be here and are having a good time touring the capitol. We would like to invite everyone to attend the festival the 18th to the 21st of May."

The Speaker:

"Thank you very much. This is certainly a pleasure to have you girls with us today."

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 22, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 152 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 22, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 152, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 22, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 633, and the same is herewith transmitted.

Ward Bowden, Secretary,

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 152; also

Senate Bill No. 633.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 22, 1967.

Mr. Speaker:

The Senate refuses to concur in the House amendment to Engrossed Senate Bill No. 282, and asks the House to recede therefrom, and said bill together with the House amendment thereto is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. O'Dell, the House refused to recede from its amendment to Engrossed Senate Bill No. 282 and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed Senate Bill No. 282, Representatives O'Dell, Gladder, and Bagnariol.

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House Miss Sunfair, Becky Lovestrand, from Yakima and appointed Representatives Brazier and Morrison to escort her to the rostrum.

The Speaker introduced Miss Lovestrand and asked her to say a few words.

Miss Lovestrand:

"Sunfair was originated for the purpose of promoting Yakima as the center of activity for the entire state because it has such beautiful sunshiny weather, and I'd like to personally invite each and everyone of you to our Sunfair Festival May 27th through June 4th. It will be a lovely ceremony and festival and will include a horse show and beautiful parade. I'm sure each of you would enjoy it. Thank you."

The Speaker:

"Thank you, Becky. With the looks of the weather outside, we could stand some sunshine."

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 962, by Representatives Goldsworthy, Clark (Newman H.), and Taylor:

An Act relating to fees of nonsalaried and certain salaried justices of the peace; amending section 1, chapter 66, Laws of 1893 as last amended by section 1, chapter 143, Laws of 1919 and RCW 3.16.070; and amending section 2, chapter 66, Laws of 1893 and RCW 3.16.080.

Ordered printed and referred to Committee on Judiciary.

House Joint Memorial No. 17, by Representatives Lux and Gorton:

Memorial rescinding 1963 memorial for federal constitutional amendment as to apportionment of state legislatures.

Mrs. Lux moved that the rules be suspended, House Joint Memorial No. 17 be advanced to second reading and read the second time.

Mr. Holman demanded an electric roll call and the demand was sustained

POINT OF ORDER

The Speaker recognized Mrs. Hurley on a point of order.

Mrs. Hurley:

"Mr. Speaker, isn't this type of memorial usually assigned to committee? Isn't this a little out of the ordinary that it be introduced and read the second time in full immediately?"

RULING BY THE SPEAKER

The Speaker:

"There is nothing in the rules that would prevent this if the body wishes to suspend the rules and move along. If the body refuses to suspend the rules, it will be assigned to committee."

Debate ensued, Representative Hurley speaking against the motion and Representative Charette speaking in favor of it.

The Clerk called the roll on the motion to suspend the rules and advance House Joint Memorial No. 17 to second reading, and the motion was lost by the following vote: Yeas, 46; nays, 51; absent or not voting, 2.

Those voting yea were: Representatives Anderson, Bagnariol, Barden, Bluechel, Bottiger, Brouillet, Ceccarelli, Charette, Clocksin, Conner, Cunningham, DeJarnatt, Gallagher, Garrett, Gorton, Grant, Heavey, Hill, Hoggins, Humiston, Jastad, Johnson, King, Kiskaddon, Leckenby, Litchman, Lux, Lynch, Marsh, Marzano, McCaffree, McGavick, Merrill, Moon, Murray, Perry, Rosellini, Saling, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Walgren, Whetzel—46.

Those voting nay were: Representatives Adams, Amen, Avey, Backstrom, Beck, Berentson, Bledsoe, Bozarth, Brazier, Chapin, Chatalas, Clark (Newman H.), Clarke (George W.), Copeland, Day, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Harris, Haussler, Hawley, Holman, Hubbard, Hurley, Jolly, Jueling, Kink, Kirk, Kopet, Leland, Lewis, Mahaffey, May, McCormick, McDougall, Morrison, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Spanton, Swayze, Veroske, Wanamaker, Wolf, Zimmerman, Mr. Speaker—51.

Those absent or not voting were: Representatives Kalich and Sawyer—2. House Joint Memorial No. 17 was ordered printed and referred to Committee on State Government and Legislative Procedures.

MOTION

On motion of Mr. Swayze, the rules were suspended and authorization was given to add seventeen additional names as sponsors of House Concurrent Resolution No. 37.

House Concurrent Resolution No. 37, by Representatives Swayze, Cunningham, Bottiger, Marzano, Bluechel, Bledsoe, Copeland, Chapin, Day, Lux, Johnson, O'Brien, Farr, Harris, Perry, Hawley, McGavick, Smythe, Barden, and Kopet:

Creating a legislative council advisory committee on legislative ethics.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 37 was advanced to second reading and read the second time.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 37 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representative Swayze speaking in favor of passage of the resolution.

Mr. Bledsoe demanded an electric roll call and the demand was sustained.

YIELDING TO QUESTION

At the request of Mr. Clark (Newman H.), Mr. Swayze yielded to question.

Mr. Clark:

"During your comments on proposed House Concurrent Resolution No. 37, you made the remark that some bills introduced in the legislature have a price tag on them. Would you explain what you meant by that?"

Mr. Swayze:

"A large portion of House Concurrent Resolution No. 37 was taken from the concepts embodied in House Bill No. 255, which establishes the five-member board and authorizes them to open an office, to hire an executive director, to hire such clerical and secretarial staff and help as they may see fit to hire. That is the price tag to which I referred. There is no set dollar appropriation mentioned in this bill. I'm sure once that board was created and the bill made a permanent part of the code of this state, the cost of maintaining the office and the board would be substantial."

Further debate ensued, Representatives Heavey and Cunningham speaking in favor of the resolution.

YIELDING TO QUESTION

At the request of Mr. Sprague, Mr. Sawyze yielded to question.

Mr. Sprague:

"I think this is a very good idea and wish to join Mr. Heavey in congratulating those who sponsored it, but I do have a question. On page 2, lines 9 through 14, it says: "That each member appointed by the executive committee of the legislative council shall within thirty days after his appointment sign and file an affidavit with the executive secretary of the legislative council that during his term of office he will not engage in any legislative activity designed to defeat or enhance the passage of any legislative bill or measure.'

"It would seem to me, just offhand, that the one member of the Senate and one member of the House appointed to this seven-man group might have a little trouble with that. I was just curious about your reasoning on that."

Mr. Swayze:

"Representative Sprague, you will notice that the paragraph starts—and I should have mentioned this in my opening remarks—on line 9, '. . . each member appointed by the executive committee of the legislative council shall within thirty days after his appointment sign and file an affidavit . . .' while back on page one, the active member of the House and Senate are not the members appointed by the Legislative Council. Rather they are appointed by the President and Speaker respectively, so therefore it only applies to the five public members."

Mr. Sprague:

"Just in the event that this might not pass the Senate, has any consideration been given by your committee to the possibility of having this a House committee which I understand there is a precedent for on the other side of, as Mr. Heavey says, the 'gully.'"

Mr. Swayze:

"No, we did not consider that possibility."

Mr. Sprague:

"I might suggest that your committee do consider this possibility."

YIELDING TO QUESTION

At the request of Mr. Lewis, Mr. Swayze yielded to question.

Mr. Lewis:

"Mr. Swayze, I'm curious to know why your committee considered on line 23 of page 1 that the fifth member should be a practicing attorney rather than just a member of the public at large."

Mr. Swayze:

"This, Mr. Lewis, was taken directly out of House Bill No. 255 and this was the recommendation of the Citizens Advisory Committee to the Interim Committee on Legislative Facilities and Operations."

Mr. Lewis:

"Could you tell us why they recommended it then?"

Mr. Swayze:

"I served on the Interim Committee on Facilities and Operations but not on the Citizens Advisory Committee which drew this bill, but I would assume the idea was that there should be a practicing attorney as well as a certified public accountant on the board because of the possibility of the investigative nature of some of their work. That's the only explanation I can give to that."

The Clerk called the roll on the final passage of House Concurrent Resolution No. 37, and the resolution passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—97.

Those absent or not voting were: Representatives Conner and Sawyer—2. House Concurrent Resolution No. 37, having received the constitutional majority, was declared passed.

RESOLUTIONS

House Resolution No. 67-58, by Representatives Whetzel, McGavick, and Garrett:

Whereas, Suburban unincorporated areas often have a high community of interest in and with the city to which they are adjacent; and

Whereas, The existing annexation methods are often slow, costly and cumbersome; and

Whereas, A simple annexation method is needed for those instances where an annexation election is unnecessary in view of the general support given to the annexation by a majority of the persons resident in the adjacent areas;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Council be requested to make a study of the existing annexation methods and possible additional methods of annexation;

Be It Further Resolved, That the Legislative Council report on the results of the study and any proposed legislation to the Forty-first Legislature.

On motion of Mr. Whetzel, the resolution was adopted.

House Resolution No. 67-59, by Representatives McDougall, Flanagan, Bledsoe, Haussler, and Bozarth:

Whereas, The Committee on Public Works of the United States Senate adtopted on September 9, 1963, a resolution requesting the Board of Engineers for Rivers and Harbors to review the report of the Chief of Engineers on the Columbia River and tributaries, published as House Document No. 403, 76th Congress, 2nd Session; and

Whereas, The above-mentioned resolution requests the Corps of Engineers to determine whether the extension of navigation from the pool of McNary Dam through Rock Island Dam on the Columbia River, Washington is feasible; and

Whereas, The proposed extension of navigation on the upper Columbia River above McNary pool is essential to the economic and industrial growth and prosperity of the immediate area affected and to the Pacific Northwest in general, and to the full and comprehensive development of our water resources; and

Whereas, This extension would have great benefit in providing a comprehensive system of transportation where all forms of transport are available to the shipping public for the movement of its commodities;

Now, Therefore, Be It Resolved, By the House of Representatives, That we do hereby support the extension of navigation on the upper Columbia River as an important link in providing the state with full and complete transportation service;

And Be It Further Resolved, That copies of this resolution be immediately transmitted to the Honorable Lyndon B. Johnson, President of the United States; the President of the United States Senate; the Speaker of the House of Representatives; and to each member of Congress from the State of Washington.

On motion of Mr. McDougall, the resolution was adopted.

MOTIONS

Mr. Brouillet moved that authorization be granted for the purchase of four additional rolls of stamps for each member of the House.

Mr. Jueling demanded an electric roll call and the demand was not sustained.

The motion was carried.

Mr. Beck moved that the Committee on Rules and Administration be relieved of Senate Joint Resolution No. 24 and that the resolution be placed on third reading for immediate consideration by the House.

Mr. Grant demanded an oral roll call and the demand was sustained.

The Clerk called the roll and the motion was lost by the following vote: Yeas, 37, nays, 60; absent or not voting, 2.

Those voting yea were: Representatives Anderson, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Conner, Day, DeJarnatt, Elicker, Gallagher, Grant, Haussler, Heavey, Jastad, Johnson, Jolly, King, Lux, Marsh, Marzano, McCormick, Merrill, Moon, O'Brien, Perry, Rosellini, Sheridan, Sprague, Taylor, Thompson, Walgren, Wanamaker—37.

Those voting nay were: Representatives Adams, Amen, Avey, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Farr, Flanagan, Garrett, Gladder, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, May, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Richardson, Saling, Smith, Smythe, Spanton, Swayze, Veroske, Whetzel, Wolf, Zimmerman, Mr. Speaker—60.

Those absent or not voting were: Representatives Goldsworthy and Saw-yer—2.

YIELDING TO QUESTION

At the request of Mr. Humiston, Mr. Beck yielded to question.

Mr. Humiston:

"As I understand it, House Joint Resolution No. 28 is identical to Senate Joint Resolution No. 24. Is that correct?"

Mr. Beck.

"You were one of the co-sponsors of House Joint Resolution No. 28 and you were the chairman of that committee. We did not have a hearing on it in your committee."

Mr. Humiston:

"Mr. Beck, if you would please look in your legislative record, you will find it was not referred to my committee. Consequently we didn't hold a hearing on it in my committee."

Mr. Kink demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present.

On motion of Mr. McDougall, the House proceeded with business under the call of the House.

SECOND READING OF BILLS

The House resumed consideration of Substitute House Bill No. 635 on second reading.

Substitute House Bill No. 635, by Committee on Business and Professions: Regulating sale and distribution of wines.

The substitute bill was read the second time.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Day on a point of parliamentary inquiry. Mr. Day:

"It would appear that this bill encompasses a number of subjects—manufacturing, taxation and even importation. In addition it expands the activities of the Liquor Control Board. Now it would appear to me that this bill violates the constitutional provision of one subject in one bill. If you will notice, Mr. Speaker, it doesn't amend a present statute, it adds new sections concerning some of these subjects."

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The Speaker:

"Mr. Day, until I am appointed to the State Supreme Court, I think I wouldn't be able to rule on that particular question."

Mr. Chatalas moved adoption of the following amendment:

On page 3, section 3, line 5, after "wines" strike everything down to and including "However," on line 7 and insert "manufactured or produced in domestic wineries and sold to retail licensees within the state a tax of twenty-five cents per wine gallon: Provided However, That there is hereby imposed upon all wines imported by licensed wine importers for the purpose of resale within the state a tax of one dollar and twenty-five cents per wine gallon: Provided, Further,

Debate ensued, Representative Chatalas speaking in favor of adoption of the amendment.

Mr. Cunningham demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representatives Day, Chatalas, Conner, and McCormick speaking in favor of adoption of the amendment, and Representatives Wolf, Newhouse, McDougall and Leckenby speaking against its adoption.

The Clerk called the roll, and the motion was lost and the amendment not adopted by the following vote: Yeas, 48; nays, 51; absent or not voting, 0.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Beck, Bledsoe, Bottiger, Bozarth, Brazier, Brouillet, Charette, Chatalas, Clocksin, Conner, Day, Gallagher, Garrett, Goldsworthy, Grant, Harris, Heavey, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Leland, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, Merrill, Moon, Morrison, Newhouse, O'Brien, O'Dell, Perry, Richardson, Sawyer, Sheridan, Spanton, Taylor, Walgren—48.

Those voting nay were: Representatives Adams, Amen, Bagnariol, Barden, Berentson, Bluechel, Ceccarelli, Chapin, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gladder, Gorton, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Lewis, Litchman, Lux, McDougall, McGavick, Murray, Newschwander, Reese, Rosellini, Saling, Smith, Smythe, Sprague, Swayze, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—51.

Mr. Newhouse moved adoption of the following amendment:

On page 6, following section 8, add a new section as follows:

"NEW SECTION. Sec. 9. There is added to chapter 62, Laws of 1933 extraordinary session and to chapter 66.24 RCW a new chapter to read as follows:

No wine, domestic or imported, shall be sold within the state unless it is the product of the normal alcoholic fermentation of clean, sound, whole, ripe and commercially saleable fruits, free from any visible spray residue, which fruits may be either fresh or frozen: Provided, However, That such wine may also be manufactured or produced from fruit products consisting of juices and/or concentrates derived from fruits as hereinabove specified: Provided Further, That nothing herein contained shall prevent the sale of wine, domestic or imported, having wine spirits added on the winery premises in accordance with federal law or regulations or in accordance with Washington state law or regulations. All fruits or fruit products used to produce wine sold in this state may be inspected by the department of agriculture."

Renumber the remaining sections consecutively.

Debate ensued, Representative Newhouse speaking in favor of adoption of the amendment and Representative Ceccarelli speaking against its adoption.

Mr. Reese demanded an electric roll call and the demand was sustained.

YIELDING TO QUESTION

At the request of Mr. Perry, Mr. Newhouse yielded to question.

Mr. Perry:

"Is my understanding correct that if this act passes, our wineries will still be forced to use No. 1 fruit and the wine that will come into the state could possibly be made with inferior grapes?"

Mr. Newhouse:

"I would say that would be almost entirely true, Mr. Perry. It would be possible under the new law for Washington wineries to import junk fruit in the form of juice. As it is now, it is not possible."

Further debate ensued, Representatives Newhouse and Perry speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

Mr. Saling:

"Mr. Speaker, will Mr. Smith yield to question?"

The Speaker:

"Mr. Smith, will you yield?"

Mr. Smith:

"No."

At the request of Mr. Saling, Mr. Jueling yielded to question.

Mr. Saling:

"Mr. Jueling, I wonder if you could tell me for what purpose Mr. Smith could be taking tape recordings of the discussion with the tape recorder under his desk, and if he has any direct interest in the wine business?"

Mr. Jueling:

"Well, the amendments are making me intoxicated and I'm afraid that perhaps Mr. Smith might use them in the future for the same purpose."

Further debate ensued, Mr. Litchman speaking against adoption of the amendment.

YIELDING TO QUESTION

At the request of Mr. Adams, Mr. Newhouse yielded to a question.

Mr. Adams:

"I have the impression that we are getting mixed up with the different qualities and grades of wine. If your amendment went through, wouldn't California still be able to ship to Washington their better grades of wines that are made under the conditions which meet the qualifications that the Washington wine now has to meet? That's the number one question."

Mr. Newhouse:

"Yes, California could continue to sell and export to us their better wines, but they would also be able to send us some wines that are now kept out by Liquor Board regulations, some of the lower, junkier wines."

Mr. Adams:

"The next question is, as I interpret it, your amendment merely keeps out the very cheap grades of wine of the type that might be used on skidroad?"

Mr. Newhouse:

"It would have that effect, under supervision by the Department of Agriculture."

Further debate ensued, Representative Chatalas speaking for adoption of the amendment.

Mr. Newschwander demanded the previous question and the demand was sustained.

The Clerk called the roll, and the motion was carried and the amendment by Mr. Newhouse adopted by the following vote: Yeas, 68; nays, 31; absent or not voting, 0.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Beck, Bledsoe, Bottiger, Bozarth, Brazier, Brouillet, Charette, Chatalas, Clarke (George W.), Clocksin, Conner, Copeland, Day, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Grant, Harris, Hawley, Hill, Hoggins, Hubbard, Hurley, Jastad, Johnson, Jolly, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leland, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McGavick, Merrill, Moon, Morrison, Newhouse, Newschwander, Perry,

Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Spanton, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Zimmerman—68.

Those voting nay were: Representatives Bagnariol, Barden, Berentson, Bluechel, Ceccarelli, Chapin, Clark (Newman H.), Cunningham, DeJarnatt, Elicker, Flanagan, Gorton, Haussler, Heavey, Holman, Humiston, Jueling, King, Leckenby, Lewis, Litchman, Lux, McDougall, Murray, O'Brien, O'Dell, Smythe, Sprague, Whetzel, Wolf, Mr. Speaker—31.

Mr. McCormick moved adoption of the following amendment:

On page 9, following section 11, insert a new section as follows:

"NEW SECTION. Sec. 12. The minimum markup on wine by a wine wholesaler or wine importer shall be twenty-five percent of the acquisition cost. The minimum markup by a wine retailer shall be thirty percent of the acquisition cost."

Renumber the remaining section accordingly.

Debate ensued, Representative McCormick speaking in favor of adoption of the amendment and Representative Wolf speaking against it.

YIELDING TO QUESTION

At the request of Mr. McCormick, Mr. Wolf yielded to question.

Mr. McCormick:

"You are not concerned about the wine industry? To be very frank with you, there is nothing to stop Safeway from buying a distributorship. Is that correct?"

Mr. Wolf:

"Yes, there is."

Mr. McCormick:

"What is it?"

Mr. Wolf:

"The fact that in the state of Washington you can't invest in a secondary distributorship from which you receive wine. You can do it with peas or milk or ice cream, but under the regulations of the Liquor Board, you cannot do it in this case."

Mr. McCormick:

"But doesn't Safeway have their own bakeries and dairies? I also recall that when the food dealers were down here fighting trading stamps, Safeway was quiet, because they had their own trading stamp company. There is nothing to stop these people. They will come in somehow and end up being their own distributors."

Mr. Wolf:

"I trust that was a question. In effect, trading stamps add to the cost of doing business. But price fixing is a completely different thing, Mr. McCormick, I have great respect for the Liquor Control Board and its ability to withstand all pressures. They do a tremendous job of regulation, but if you add this amendment you are really fixing prices. With Mr. Newhouse's amendment we are beautiful as far as full control of cheap wines is concerned. We're in a perfect position of doing what we believe the free enterprise system is asking for, and that's freedom of choice on where they buy their wines."

Further debate ensued, Representative McCormick speaking in favor of adoption of the amendment.

Mr. Bledsoe demanded the previous question.

Mr. Kink demanded an electric roll call and the demand was sustained.

The Clerk called the roll and the demand for the previous question was sustained by the following vote: Yeas, 97; nays, 2; absent or not voting, 0.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (New-

man H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—97.

Those voting nay were: Representatives Avey, Grant—2.

The Speaker declared the question before the House to be adoption of the amendment by Mr. McCormick to Substitute House Bill No. 635.

Mr. Kink demanded an electric roll call and the demand was sustained.

The Clerk called the roll and the motion was lost and the amendment not adopted by the following vote: Yeas, 17; nays 82; absent or not voting, 0.

Those voting yea were: Representatives Anderson, Charette, Chatalas, Conner, Gallagher, Grant, Heavey, Johnson, Jolly, Kink, Marzano, May, McCormick, Saling, Sheridan, Taylor, Walgren—17.

Those voting nay were: Representatives Adams, Amen, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Sawyer, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—82.

Substitute House Bill No. 635 was ordered engrossed.

Mr. Morrison moved that the rules be suspended, Engrossed Substitute House Bill No. 635 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Chatalas demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion to advance Engrossed Substitute House Bill No. 635 to third reading and final passage, and the motion was lost by the following vote: Yeas, 58; nays, 41; absent or not voting, 0.

Those voting yea were: Representatives Adams, Amen, Avey, Backstrom, Bagnariol, Barden, Bledsoe, Bluechel, Bozarth, Ceccarelli, Chapin, Clark (Newman H.), Clarke (George W.), Cunningham, DeJarnatt, Elicker, Farr, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Heavey, Hill, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, McDougall, McGavick, Moon, Morrison, Murray, O'Brien, O'Dell, Rosellini, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Wanamaker, Whetzel, Wolf—58.

Those voting nay were: Representatives Anderson, Beck, Berentson, Bottiger, Brazier, Brouillet, Charette, Chatalas, Clocksin, Conner, Copeland, Day, Flanagan, Gallagher, Garrett, Grant, Hoggins, Hurley, Kalich, King, Kink, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, Merrill, New-

house, Newschwander, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Taylor, Walgren, Zimmerman, Mr. Speaker—41.

THIRD READING OF BILLS

Engrossed Substitute House Joint Resolution No. 29, by Committee on Revenue and Taxation:

Amending constitutional tax provisions.

MOTIONS

On motion of Mr. Newschwander, Engrossed Substitute House Joint Resolution No. 29 was rereferred to the Committee on Rules and Administration.

On motion of Mr. Grant, the House dispensed with further business under the call of the House.

On motion of Mr. McDougall, the House adjourned until 11:00 a.m., Thursday, March 23, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FOURTEENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, March 23, 1967.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend David Carlson of the Assembly of God Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House, representing the Four-Year College Committee, Miss Thurston County, Linda Kohout, Mr. Volney Gaudette, president of the Olympia Chamber of Commerce, and Mr. George Prescott, manager of the Olympia Chamber of Commerce, and appointed Representatives Wolf, Kalich, and Lux to escort them to places on the rostrum.

The Speaker:

"It is my pleasure at this time to present to the House of Representatives Miss Thurston County, Linda Kohout."

Miss Thurston County:

"Thank you, Mr. Speaker. As Miss Thurston County, I would like to present you with a certificate on behalf of the college bill."

The Speaker:

"Thank you very much. It is my pleasure now to present the Olympia Chamber of Commerce manager, George Prescott."

Mr. Prescott:

"Mr. Speaker, ladies and gentlemen of the House, thank you for these very few brief minutes which we will take. We regret that all of the members of the Four-Year College Committee are not here and that we do not have Dr. Garrett Heyns to preside. He is a most articulate gentleman, much better than this one. But today we did want to tell you of two things: One is that our own representatives, along with our Four-Year College Committee, have prepared parchments, the first of which was presented to the Speaker. We hope that you will all take them home with you as a reminder that you have done something far above the ordinary during this session of the legislature. This parchment, which we want each one of you to have is made out to you and reads:

"Washington State College at Olympia

To All to Whom These Letters Shall Come, Greeting:

The Officers of the Southwest Washington State College Committee, on recommendation of the Board of Directors and by virtue of the authority vested in them, have this day admitted

Speaker of the House Don Eldridge in the honorary degree of

Doctorate of Legislative Arts

and have granted all the Rights, Privileges and Honors thereto pertaining; and have certified that he (she) was a member of the historic 40th Washington Legislature which authorized a State College in Thurston County, the first such institution so authorized since Territorial Days.

Given at Olympia, in the State of Washington, this twenty-third day of March, in the Year of Our Lord One Thousand Nine Hundred and Sixty-Seven. Washington State College, Olympia, 1967.

Garrett Heyns, President of the Committee."

"Secondly, we would advise you that there is nearly three thousand dollars remaining in the fund from which we printed this material which will go into a permanent scholarship for some young person. This scholarship will be in the name of all the members of this fortieth legislature, as well as all of the people of Thurston county, and it has been most gratifying in the last several days to find that many organizations here in our county have voluntarily called to say they want to join in this scholarship on an annual basis to insure its continuing success.

"So we hope, Mr. Speaker, that the pages will distribute these pieces of parchment and we in Thurston county hope that you ladies and gentlemen will take them home and put them someplace where they will be a daily reminder that you have contributed a great deal to the youth of tomorrow."

The Speaker:

"Thank you, Mr. Prescott. Certainly, we in the legislature and you who represent Thurston county recognize the great project that is in store for all of us here in the capitol city, and we wish you the best of luck and thank you for your recognition. The members, I am sure, will cherish these scrolls as something to remind them of this great event in the state of Washington."

The Speaker instructed the special committee to conduct the guests of honor to the rear of the chamber.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 21, 1967.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 959, permitting county or judicial district in which seat of state government is lo-

cated to have court reporters in excess of number of superior court judges, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Newman H. Clark, Chairman, Timothy H. Hill, Vice Chairman.

We concur in this report: R. Ted Bottiger, Donald H. Brazier, Jr., Richard U. Chapin, Charles W. Elicker, Edward Heavey, Daniel G. Marsh, Robert W. O'Dell, Thomas A. Swayze, Jr., Gordon L. Walgren.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Seante Chamber, Olympia, Wash., March 22, 1967.

Mr. Speaker:

The Senate has passed: Senate Bill No. 193; and

Engrossed Senate Bill No. 286; and

Engrossed Senate Bill No. 354; and

Engrossed Senate Bill No. 355; and

Substitute Senate Bill No. 360; and

Senate Bill No. 363; and

Engrossed Senate Bill No. 370; and

Reengrossed Senate Bill No. 401; and

Engrossed Senate Bill No. 419; and

Senate Bill No. 437; and

Reengrossed Senate Bill No. 442; and

Reengrossed Senate Bill No. 453; and

Engrossed Senate Bill No. 503; and

Senate Bill No. 619; and

Engrossed Senate Bill No. 630, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber,

Olympia, Wash., March 22, 1967.

Mr. Speaker:

The Senate has passed: Senate Joint Memorial No. 21; and

Engrossed Senate Joint Resolution No. 13; and

Senate Joint Resolution No. 20; and

Engrossed Senate Joint Resolution No. 23, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber,

Olympia, Wash., March 22, 1967.

Mr. Speaker:

The Senate has adopted: Senate Concurrent Resolution No. 6, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber,

Olympia, Wash., March 22, 1967.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 107; and House Bill No. 295, and the same are herewith transmitted.

Ward Bowden, Secretary.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, March 22, 1967.

To The Honorable, the House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 11:

States law governing when securities issued by corporation organized under U. S. laws, amends Uniform Act for simplification of fiduciary security transfers.

House Bill No. 12:

Allows fiduciary to hold in trust securities issued by the fiduciary.

House Bill No. 27:

Enlarging scope for investment of current state funds in agencies of U. S.

House Bill No. 31:

Enumerating moneys to be deposited in OASI contribution fund.

House Bill No. 258:

Limiting liability of owner of property and water areas made available to the public for recreational purposes.

House Bill No. 216:

Making it a crime to tamper with fire alarm box or to raise a false alarm.

House Bill No. 82:

Directing grant to Stevens county of easement over armory site.

House Bill No. 55:

Amending the public works contracts law.

House Bill No. 97:

Deleting tort immunity from political subdivisions of the state and providing a uniform system for filing claims therewith.

Substitute House Bill No. 76:

Regulating agencies caring for children, expectant mothers and retarded persons.

House Bill No. 101:

Repealing statute which provides for use of certain pesticide poisons for control of rodents or predatory animals under special permit.

House Bill No. 110:

Authorizing reimbursement to state library commissions of actual expense.

House Bill No. 142:

Revising certificate requirements for sale or transportation of Irish seed potatoes. House Bill No. 188:

Providing for addition of new land to director districts, for irrigation districts so divided.

House Bill No. 236:

Changing restrictions on controlled atmosphere storage of fruits and vegetables.

House Bill No. 297:

Changing generally the Washington pesticide application act.

House Bill No. 306:

Consolidating or merging sewer districts.

House Bill No. 376:

Providing penalties for shoplifting.

House Bill No. 389:

Increasing firemen's compensation.

House Bill No. 416:

Changing membership on and election procedure for members of the Washington state fruit commission.

House Bill No. 535:

Providing for certain actions by a corporation board of directors or committees to be taken without a meeting.

House Bill No. 608:

Changing aid to the blind eligibility requirements.

Substitute House Bill No. 730:

Authorizing multi-purpose sports stadia to be built and operated by counties and cities.

House Bill No. 769:

Authorizing an exchange of lands between Clark county and the department of natural resources.

House Bill No. 115:

Authorizing community municipal corporations.

Substitute House Bill No. 139:

Authorizing counties to establish county water, sewer and irrigation districts.

House Bill No. 319:

Regulating livestock markets' records.

House Bill No. 225:

Revising composition of soil and water conservation committee.

House Bill No. 296:

Authorizing mutual benefit associations of producers of agricultural products.

House Bill No. 352:

Altering procedures involved with use fuel tax.

House Bill No. 353:

Regulating dangerous drugs.

House Bill No. 476:

Providing for the control of tuberculosis.

House Bill No. 539:

Enlarging hospital district commissioner boards.

House Bill No. 642:

Providing an identification decal or cab card for motor freight carriers.

House Bill No. 716:

Creating a state system of community colleges.

House Bill No. 1:

Relating to aeronautics and providing for state registration of pilots.

House Bill No. 5:

Granting authority to department of civil defense to engage in and coordinate search and rescue operations.

Substitute House Bill No. 37:

Establishes boundary review board.

House Bill No. 69:

Authorizing loans to reclamation districts.

House Bill No. 140:

Protecting fish and wildlife resources.

House Bill No. 159:

Providing a penalty for failure to comply with conditions made part of approval of hydraulic project.

House Bill No. 160:

Changing due date on catch fees to last day of the month.

House Bill No. 174:

Transferring water resource funds.

House Bill No. 210:

Authorizing licensed practical nurses to administer drugs and injections under proper direction.

House Bill No. 223:

Authorizing investment of funds in custody of county treasurer.

House Bill No. 307:

Establishing water master districts.

House Bill No. 369:

Providing that secretaries of irrigation districts shall collect assessments in certain cases.

House Bill No. 633:

Authorizing sewer district property leases.

House Bill No. 677:

Authorizing a study by the department of agriculture of green peas.

House Bill No. 926:

Pertaining to airports.

House Bill No. 30:

Providing for daily remittance of moneys to state treasurer by state officers and agencies.

Substitute House Bill No. 78:

Providing for office of community affairs.

House Bill No. 151:

' Increasing amount of wages earned prior to death which employer may pay to survivors of deceased employee.

House Bill No. 92:

Prescribing compensation and reimbursement of certain professional boards and commissions.

House Bill No. 93:

Amending the securities act of Washington.

House Bill No. 116:

Authorizing creation of utility local improvement districts.

Substitute House Bill No. 170:

Authorizing department of commerce and economic development to develop markets and participate in trade fairs.

House Bill No. 331:

Changing regulation of savings and loan associations.

House Bill No. 463:

Authorizing second and third class school districts to employ an attorney.

House Bill No. 855:

Establishing a chiropractic disciplinary board.

House Bill No. 859:

Authorizing use of county road equipment and road tax levy for garbage disposal sites.

House Bill No. 866:

Assuming federal lands for diking.

House Bill No. 6:

Deleting from small loan act exception as to loans made in another state.

House Bill No. 420:

Defining certain terms in the motor freight carriers' act.

Substitute House Bill No. 16:

Regulating and licensing debt adjusting agencies.

Substitute House Bill No. 118:

Authorizing summary settlement of estates.

Substitute House Bill No. 533:

Providing for state service training facilities.

House Bill No. 554:

Relating to the retirement system for first class cities.

House Bill No. 596:

Establishing four year college in Thurston county.

House Bill No. 678:

Limiting time for bringing actions involving construction projects.

House Bill No. 74:

Prohibiting shortweighting on goods.

House Bill No. 350:

Amending the teachers' retirement system.

House Bill No. 227:

Implementing law relating to motor vehicle drivers' licenses.

Substitute House Bill No. 345:

Providing identifying decals for certain farm vehicles in lieu of motor vehicle licensing thereof.

House Bill No. 36:

Authorizing irrigation districts to contract for maintenance and operation of works.

House Bill No. 96:

Amending laws relating to motor vehicle fees, funds, and driving record abstracts. House Bill No. 138:

Amending the probate code.

House Bill No. 751:

Authorizing conversion of overhead electric and communications facilities to underground facilities in counties.

House Bill No. 497:

Amending the 1966 corporation code.

Very truly yours,
Raymond W. Haman,
Legal Counsel to the Governor.

MOTION

On motion of Mr. Gorton, the House recessed until 1:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 1:00 p.m.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The Clerk called the roll and all members were present.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 107;

House Bill No. 295.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 22, 1967.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 269 with the following amendments:

Beginning on line 4 of the title of the engrossed and printed bill, after "commission;" and before "providing for the" on line 5 of the engrossed and printed bill, strike "providing for administration of the driver education programs;"

Beginning on line 10 of the title of the engrossed bill, after "RCW 46.81.070;" being line 9 of the title of the printed bill, after "Safety Act of 1966;" and before "adding a new chapter" on line 11 of the engrossed bill, strike "amending section 47.01.050, chapter 13, Laws of 1961 and RCW 47.01.050;"

On page 2, section 2, line 11 of the engrossed bill only, after "governor" insert a comma and strike "and".

On page 2, section 2, line 12 of the engrossed bill only, after "governor" strike the period and insert ", and a representative of the judiciary to be appointed by the governor.".

On page 2, section 4, subsection (2), line 30 of the engrossed bill, being line 31 of the printed bill, strike all of subsection (2) and renumber the remaining subsections consecutively.

On page 5, section 14, line 13 of the engrossed bill, being page 4, section 12, line 13 of the printed bill, strike all of section 14 as printed in the engrossed bill, being section 12 of the printed bill.

On page 5, following section 16 of the engrossed bill, being section 14 of the printed bill, add a new section as follows:

"NEW SECTION. Sec. 17. The Washington Traffic Safety Commission shall submit a report outlining programs planned and steps taken toward improving traffic safety to the Joint Committee on Highways by July 1, 1968.".

On page 5, following section 17, add a new section as follows:

"NEW SECTION. Sec. 18. This act shall expire and the Washington Traffic Safety Commission dissolved on July 1, 1969.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Leland, the House deferred further consideration of Engrossed House Bill No. 269 and the bill was ordered placed at the end of to-day's second reading calendar.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 22, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Substitute House Bill No. 303 with the following amendment:

On page 1, line 23, following subsection (2) add a new subsection as follows:

"(3) "Community Mental Health Program" means any consciously adopted program designed to help people learn to avoid mental crisis. "Crisis" is any personal distress, acute or chronic.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Whetzel, the House refused to concur in the Senate amendment to Engrossed Substitute House Bill No. 303 and the Senate was asked to recede therefrom.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 22, 1967.

Mr. Speaker:

The Senate has passed: Substitute House Bill No. 304 with the following amendments:

In line 8 of the title, after "purposes;" strike all the material down to and including "RCW 73.08.080;" on line 10.

On page 5, line 4, after "those" and before "individuals" insert "mentally retarded"

On page 5, line 6, after "those" and before "unable" insert "mentally retarded"

On page 6, beginning on line 9, strike all of section 11 and renumber the remaining sections consecutively,, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. Whetzel moved that the House do concur in the Senate amendments to page 5, line 4, and page 5, line 6, of Substitute House Bill No. 304.

Mr. Sheridan moved that the House do concur in all the Senate amendments to Substitute House Bill No. 304.

RULING BY THE SPEAKER

The Speaker:

"Mr. Whetzel's motion was that we do concur in the first two amendments only. I am afraid you would have enlarged the scope of the motion if you include all three. We will have to dispose of his motion first."

The Speaker declared the question before the House to be the motion by Mr. Whetzel that the House do concur in the first two Senate amendments to Substitute House Bill No. 304.

The motion was carried.

MOTION

Mr. Sheridan moved that the House do concur in the Senate amendment to page 6 of Substitute House Bill No. 304.

Debate ensued, Representatives Sheridan and Marzano speaking in favor of the motion, and Representatives Whetzel, Ceccarelli, and Lynch speaking against the motion.

Mr. Sheridan demanded an electric roll call and the demand was sustained.

The Clerk called the roll, and the motion that the House do concur in the Senate amendment to page 6 of Substitute House Bill No. 304 was lost by the following vote: Yeas, 33; nays, 63; absent or not voting, 3.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bozarth, Brouillet, Charette, Chatalas, Conner, Day, Gallagher, Garrett, Grant, Haussler, Hawley, Hurley, Jolly, Kink, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, Perry, Richardson, Sawyer, Sheridan, Smith, Taylor, Walgren—33.

Those voting nay were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Ceccarelli, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Jueling, Kalich, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Mc-Caffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Rosellini, Saling, Smythe, Sprague, Swayze, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—63.

Those absent or not voting were: Representatives Johnson, King, Spanton-3.

The Speaker declared that, the motion to concur having lost, the Senate would be informed that the House refused to concur in its amendment to page 6 of Substitute House Bill No. 304 and that the Senate would be asked to recede therefrom.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 22, 1967.

Mr. Speaker:

The Senate has passed: Reengrossed House Bill No. 355 with the following amendments:

In line 1 of the title of the printed and engrossed bill, after "education" strike "facilities commission" and on line 3 after "040" insert "; and amending section 3, Laws of 1957 and RCW 28.81.020"

On page 2, following section 1, add a new section as follows:

"Sec. 2. Section 3, chapter 147, Laws of 1957 and RCW 28.81.020 are each amended to read as follows:

"The government of each of the state colleges shall be vested in a board of trustees consisting of five members. They shall be appointed by the governor with the consent of the senate and shall hold their offices for a term of six years from the second Monday in March next succeeding their appointment and until their successors are appointed and qualified. In case of a vacancy the governor shall fill the vacancy for the unexpired term of the trustee whose office has become vacant.

'The trustees incumbent as of the effective date of this 1967 amendatory act shall serve during the term of their original appointment.

The term of the first appointees under this 1967 amendatory act shall commence upon the expiration of the term of the particular incumbent for which the appointment is made and shall expire six years from the second Monday of March next succeeding the effective date of the appointment.

To assure that no more than the terms of two members will expire simultaneously on the second Monday of March in any one year, the term of not more than one trustee incumbent on the effective date of this 1967 amendatory act shall be extended by the governor for one year at which time an appointment shall be made for a term expiring six years from the second Monday in March next succeeding the effective date of that appointment.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mrs. Lynch, the House concurred in the Senate amendments to Reengrossed House Bill No. 355.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Reengrossed House Bill No. 355 as amended by the Senate.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 355 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman,

Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—97.

Those absent or not voting were: Representatives Sprague, Zimmerman—2. Reengrossed House Bill No. 355 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title and acted upon as indicated:

House Bill No. 963, by Representative Barden:

An Act relating to public funds; and amending section 36.29.020, chapter 4, Laws of 1963 as last amended by section 1, chapter 173, Laws of 1967, and RCW 36.29.020; and declaring an emergency.

Ordered printed and referred to Committee on Local Government.

FIRST READING OF SENATE BILLS

Senate Bill No. 193, by Senators Stender, Ridder, and Peterson (Ted) (by executive request):

An Act relating to public works contracts; and amending section 1, chapter 63, Laws of 1945 and RCW 39.12.020.

Mr. Grant moved that the rules be suspended and Senate Bill No. 193 be advanced to second reading and read the second time.

The motion was lost.

Referred to Committee on Labor and Employment Security.

Engrossed Senate Bill No. 286, by Senators Knoblauch, and Freise (by departmental request):

An Act relating to motor vehicle wreckers; amending section 46.80.030, chapter 12, Laws of 1961 as amended by section 95, chapter, Laws of 1967 (S. B. 36) and RCW 46.80.030; amending section 46.80.050, chapter 12, Laws of 1961 as amended by section 97, chapter, Laws of 1967 (S. B. 36) and RCW 46.80.050; amending section 46.80.110, chapter 12, Laws of 1961 as amended by section 102, chapter, Laws of 1967 (S. B. 36) and RCW 46.80.110; amending section 46.80.130, chapter 12, Laws of 1961 as amended by section 103, chapter, Laws of 1967 (S. B. 36) and RCW 46.80.130; amending section 46.80.150, chapter 12, Laws of 1961 as amended by section 105, chapter, Laws of 1967 (S. B. 36) and RCW 46.80.150.

Referred to Committee on Rules and Administration.

Engrossed Senate Bill No. 354, by Senators Durkan, Lennart, Andersen, and Atwood:

An Act relating to the acquisition and preservation of lands for public recreation purposes; adding new sections to chapter 43.51 RCW; and declaring an emergency.

Referred to Committee on Rules and Administration.

Engrossed Senate Bill No. 355, by Senators Woodall and Washington:

An Act relating to the licensing of motor vehicle drivers; providing for the issuance of a classified driver license; prescribing powers and duties of the department of motor vehicles in relation thereto; providing a special examination and prescribing the fee therefor; adding new sections to chapter 12, Laws of 1961 as amended by chapter 121, Laws of 1965 extraordinary session and to chapter 46.20 RCW and providing an effective date.

Referred to Committee on Rules and Administration.

Substitute Senate Bill No. 360, by Committee on Cities, Towns and Counties:

An Act relating to civil service status for county employees in certain counties; creating a civil service commission to administer the act; setting forth the powers and duties of the commission; excepting certain employees therefrom; providing the basis for and methods of appointments and promotions; listing qualifications of applicants and tenure under civil service; listing grounds for dismissal, suspension, demotion or reduction in rank; defining procedure for dismissal, suspension or demotion; providing for appointing power to fill vacancies and fix compensation; permitting formation of employee associations or union; providing for payroll certification by commission; authorizing leaves of absence; providing for institution of civil suits; prohibiting certain acts; prohibiting participation in political activities; requiring cooperation of county officers and employees; providing funds for support of the commission; providing penalties; and providing an effective date.

Referred to Committee on Local Government.

Senate Bill No. 363, by Senators Pritchard, Mardesich, and Lennart (by executive request):

An Act relating to historic sites and properties; providing a program in relation thereto; creating an advisory council on historic preservation; prescribing powers, duties and functions; abolishing the historic sites and markers commission; and repealing sections 1 and 2, chapter 95, Laws of 1949, sections 1 through 5, chapter 95, Laws of 1961 and RCW 27.52.010 through 27.52.060.

Referred to Committee on Rules and Administration.

Engrossed Senate Bill No. 370, by Senators Durkan, Greive, and Woodall: An Act relating to state and local government, amending section 43.17.070, chapter 8, Laws of 1965 and RCW 43.17.070; and adding new sections to chapter 8, Laws of 1965 and to Title 43 RCW.

Referred to Committee on Business and Professions.

Reengrossed Senate Bill No. 401, by Senators Atwood, Neill, and Hallauer: An Act relating to the excise tax on real estate sales; amending section 7, chapter 11, Laws of 1951 first extraordinary session as last amended by section 1, chapter 132, Laws of 1955 and RCW 28.45.010; amending section 6, chapter 11, Laws of 1951 first extraordinary session and RCW 28.45.020; amending section 8, chapter 11, Laws of 1951 first extraordinary session, as amended by section 2, chapter 19, Laws of 1951 second extraordinary session and RCW 28.45.030; amending section 3, chapter 19, Laws of 1951 second extraordinary session, as amended by section 1, chapter 208, Laws of 1959 and RCW 28.45.035; amending section 1, chapter 11, Laws of 1951 first extraordinary session, as last amended by section 2, chapter 171, Laws of 1965 extraordinary session and RCW 28.45.040; adding two new sections to chapter 28.45 RCW; and declaring an emergency.

Referred to Committee on Revenue and Taxation.

Engrossed Senate Bill No. 419, by Senators Dore, Herr, Ryder, and Greive:

An Act relating to the vacation of streets and alleys; and amending section 35.79.030, chapter 7, Laws of 1965 and RCW 35.79.030.

Referred to Committee on Local Government.

Senate Bill No. 437, by Senators Foley, Mardesich, Atwood, and Henry:

An Act relating to allocation and distribution of motor vehicle fuel taxes to cities and towns; removing matching requirements for the use of such funds; amending section 82.36.020, chapter 15, Laws of 1961 as last amended by section 2, chapter 79, Laws of 1965 extraordinary session and RCW 82.36.020; and amending section 82.40.290, chapter 15, Laws of 1961 as last amended by section 2, chapter 113, Laws of 1963 and RCW 82.40.290.

Referred to Committee on Transportation.

Reengrossed Senate Bill No. 442, by Senators Gissberg, Metcalf, Canfield, Ridder, Henry, and Mardesich:

An Act relating to education; providing for changes in the boundaries of intermediate school districts; appointing a legal adviser; providing for the selection of temporary intermediate school directors; amending section 3, chapter 139, Laws of 1965 and RCW 28.19.320; amending section 24, chapter 157, Laws of 1965 as amended by section 10, chapter 139, Laws of 1965 and RCW 28.20.013; and adding a new section to chapter 139, Laws of 1965 and to chapter 28.19 RCW; and declaring an emergency.

Referred to Committee on Rules and Administration.

Reengrossed Senate Bill No. 453, by Senators McCormack, Bailey, Neill, and Guess:

An Act relating to the legislature; creating a joint committee on nuclear energy; providing for the selection, term, and reimbursement of certain expenditures of the members of the committee, and conferring rights, powers, duties; and prescribing the functions of the committee.

Referred to Committee on Appropriations.

Engrossed Senate Bill No. 503, by Senators Greive, Connor, Marquardt, Herr, Ridder, Williams, Pritchard, Peterson (Ted), Ryder, Andersen, Uhlman, and Dore:

An Act relating to revenue and taxation; and granting real property tax exemptions under specified circumstances.

Referred to Committee on Revenue and Taxation.

Senate Bill No. 619, by Senators Greive, Bailey, Ryder, Neill, and Uhlman:

An Act relating to state fiscal matters; increasing the membership of the legislative budget committee; amending section 1, chapter 43, Laws of 1951 as last amended by section 1, chapter 20, Laws of 1963 extraordinary session and RCW 44.28.010; and declaring an emergency.

Referred to Committee on Rules and Administration.

Engrossed Senate Bill No. 630, by Senators Dore, Gissberg, and Marquardt:

An Act creating boards of legislative ethics; prescribing powers, duties and functions; providing procedures in relation thereto; and declaring an emergency.

Mr. Grant moved that the rules be suspended and Engrossed Senate Bill No. 630 be advanced to second reading and read the second time.

Mr. Kink demanded an electric roll call and the demand was sustained.

Mr. Grant spoke in favor of the motion to suspend the rules and Mr. Cunningham spoke against the motion.

YIELDING TO QUESTION

Mr. Smith:

"Mr. Speaker, would Mr. Cunningham yield to question?"

RULING BY THE SPEAKER

The Speaker:

"I think in this case where we are on a motion to suspend the rules and have asked that each side present one speaker, we should make a determination on that hasis"

The Clerk called the roll on the motion to suspend the rules and advance Engrossed Senate Bill No. 630 to second reading, and the motion was lost by the following vote: Yeas, 43; nays, 54; absent or not voting, 2.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bottiger, Brouillet, Ceccarelli, Charette, Chatalas, Clocksin, Conner, Day, DeJarnatt, Gallagher, Garrett, Grant, Haussler, Heavey, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Litchman, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, Perry, Rosellini, Sawyer, Sheridan, Smith, Taylor, Thompson, Walgren—43.

Those voting nay were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Richardson, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—54.

Those absent or not voting were: Representatives Bozarth, Sprague—2.

Engrossed Senate Bill No. 630 was referred to Committee on State Government and Legislative Procedures.

Senate Joint Memorial No. 21, by Senators Peterson (Lowell), Hallauer, Redmon, and Canfield:

Memorializing Congress to implement recommendations of the North Cascades Study Committee.

Mr. Berentson moved that the rules be suspended and Senate Joint Memorial No. 21 be advanced to second reading and read the second time.

Mr. Berentson spoke in favor of the motion to suspend the rules and Mr. Whetzel spoke against the motion.

Mr. McDougall demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion to suspend the rules and advance Senate Joint Memorial No. 21 to second reading, and the motion was lost by the following vote: Yeas, 47; nays, 46; absent or not voting, 6.

Those voting yea were: Representatives Amen, Avey, Backstrom, Bagnariol, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Ceccarelli, Charette, Chatalas, Clarke (George W.), Clocksin, Conner, Copeland, Day, Farr, Flanagan, Haussler, Hawley, Hubbard, Hurley, Johnson, Jolly, Kink, Leland, Lux, McDougall, Merrill, Moon, Morrison, Newhouse, O'Brien, O'Dell, Perry,

Reese, Rosellini, Sawyer, Smith, Spanton, Taylor, Thompson, Veroske, Zimmerman, Mr. Speaker—47.

Those voting nay were: Representatives Adams, Barden, Bluechel, Brouillet, Chapin, Clark (Newman H.), Cunningham, DeJarnatt, Elicker, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Heavey, Hill, Holman, Humiston, Jastad, Jueling, Kalich, King, Kirk, Kopet, Leckenby, Lewis, Litchman, Mahaffey, Marsh, May, McCaffree, McCormick, McGavick, Murray, Newschwander, Richardson, Saling, Smythe, Sprague, Swayze, Walgren, Wanamaker, Whetzel, Wolf—46.

Those absent or not voting were: Representatives Anderson, Hoggins, Kiskaddon, Lynch, Marzano, Sheridan—6.

Senate Joint Memorial No. 21 was referred to Committee on Natural Resources.

Engrossed Senate Joint Resolution No. 13, by Senators McMillan, Lennart, Gissberg, Woodall, Donohue, Guess, Canfield, Redmon, Henry, and Talley:

Requiring the assessment of property at twenty-five percent of true value.

Mr. Reese moved that the rules be suspended and Engrossed Senate Joint Resolution No. 13 be advanced to second reading and read the second time.

Mr. Reese spoke in favor of the motion to suspend the rules and Mr. DeJarnatt spoke against the motion.

Mr. Gorton demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion to suspend the rules and advance Engrossed Senate Joint Resolution No. 13 to second reading, and the motion was lost by the following vote: Yeas, 44; nays, 52; absent or not voting, 3.

Those voting yea were: Representatives Amen, Anderson, Avey, Backstrom, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clarke (George W.), Clocksin, Conner, Copeland, Day, Flanagan, Haussler, Hawley, Hubbard, Hurley, Jolly, Jueling, Kink, Lewis, Lynch, Marsh, Morrison, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Rosellini, Smith, Smythe, Spanton, Veroske, Wolf, Zimmerman, Mr. Speaker—44.

Those voting nay were: Representatives Adams, Bagnariol, Barden, Beck, Bluechel, Brouillet, Clark (Newman H.), Cunningham, DeJarnatt, Elicker, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Heavey, Hill, Hoggins, Holman, Humiston, Jastad, Johnson, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Litchman, Lux, Mahaffey, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Murray, Perry, Saling, Sawyer, Sheridan, Sprague, Swayze, Taylor, Thompson, Walgren, Whetzel—52.

Those absent or not voting were: Representatives Farr, Moon, Wanamaker—3.

Engrossed Senate Joint Resolution No. 13 was referred to Committee on Revenue and Taxation.

EXPLANATION OF VOTE

Evidently my roll call switch failed to stay locked in "nay" voting position during locking of the voting machine. I wish the record to show my vote as "nay" on Engrossed Senate Joint Resolution No. 13.

Caswell J. Farr, 42nd District.

Senate Joint Resolution No. 20, by Senators Ridder, Metcalf, and Gissberg:

Amending constitution to change voting requirements as to excess levies. Referred to Committee on Revenue and Taxation.

Engrossed Senate Joint Resolution No. 23, by Senators Uhlman, Williams, Marquardt, and Gissberg:

Reducing school levy vote requirements.

Referred to Committee on Revenue and Taxation.

Senate Concurrent Resolution No. 6, by Senators McCutcheon, Greive, and Lennart(by intergovernmental relations committee request):

Providing for special interim committee for oversight with regard to federal grant programs.

Referred to Committee on Rules and Administration.

RESOLUTIONS

House Resolution No. 67-60, by Representatives Jastad, Day, and Charette:

Whereas, The State of Washington, being one of the larger states in terms of area, with a consequent lack of urban centers in many portions of the State, places upon administrative departments of the State a special problem in carrying out their responsibilities; and

Whereas, Nowhere is this problem more evident than in the field of unemployment compensation, when persons presently unemployed and attempting to provide for themselves and their families upon a bare minimum stipend, are being forced to expend money driving many miles from their residences in order to obtain their unemployment compensation; and

Whereas, This situation is especially unfortunate in seasonable labor such as lumbering; as an example, some one thousand workers are being forced to travel from Morton, Randle and Packwood to Centralia to claim their unemployment compensation because the Department of Employment Security presently refuses to send two people into either of these three towns on any day during the week; thus a burden is placed upon one thousand already oppressed persons because of departmental laxity easily remedied through an appearance of two persons for one day in either of the aforementioned towns;

Now, Therefore, Be It Resolved, By this House of Representatives, That the Department of Employment Security be and hereby is directed to take immediate steps to alleviate situations such as referred to above in this House Resolution, thus enabling the unemployed to receive their unemployment compensation in the easiest manner practicable; and that the department bear in mind that part of the preamble to the employment security act referring to those "unemployed through no fault of their own" and which sets forth the legislative direction that such act shall be liberally construed to the end that "the suffering caused thereby (be reduced) to the minimum":

And Be It Further Resolved, That a copy of this House Resolution be sent by the Clerk of the House of Representatives to the Commissioner of the Department of Employment Security.

Mr. Jastad moved adoption of the resolution.

The motion was lost and the resolution was not adopted.

House Resolution No. 67-61, by Representative Backstrom:

Whereas, At the present time there is no means for the legislature adequately to determine whether the salary levels of employees exempt from merit system rules in elective, judicial, and legislative agencies are adequate and comparable with salaries of state employees under the jurisdiction of the State Personnel Board; and

Whereas, There is a need for this type of information in order for the legislature to make sound determinations concerning salary appropriation levels for the above-named exempt employees; and

Whereas, This has become an object of interest to many legislators and a matter of considerable concern to the employees involved; and

Whereas, There is a need for comparative salary information to be developed and transmitted to the legislature, together with a format describing the duties and responsibilities of the above-named employees:

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Budget Committee is requested to undertake a study during the 1967-1969 biennium concerning the adequacy of salary schedules and the possibility of developing job classification descriptions for exempt employees in elective offices, and judicial and legislative agencies, and to report its findings and conclusions in the form of recommendations for consideration by the Forty-first Legislature; and

Be It Further Resolved, That a copy of the report of the Legislative Budget Committee be transmitted to all legislators prior to the convening of the Forty-first Legislative Session: and

Be It Further Resolved, That the House requests that all elective, judicial, and legislative officials shall cooperate in every manner and form with the Legislative Budget Committee during the course of its study.

Mr. Kopet moved adoption of the resolution.

Representatives Kopet and Backstrom spoke in favor of adoption of the resolution.

The motion carried and the resolution was adopted.

SECOND READING OF BILLS

House Bill No. 713, by Representative Leland:

Providing appropriations and reappropriations for highway purposes.

MOTION

On motion of Mr. Leland, Substitute House Bill No. 713 was substituted for House Bill No. 713, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 713 was read the second time.

Mr. Sprague moved adoption of the following amendment by Representatives Sprague and Cunningham:

On page 1, section 1, line 12, after "1969" and before the period insert ": Provided, That none of this appropriation or other funds shall be allotted or used for general salaried increases based upon salary survey studies at any time prior to or in any increment percentage greater than that granted during the biennium to employees of departments or agencies as fixed by the budget director"

Representatives Sprague, Cunningham, and Leland spoke in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

Substitute House Bill No. 713 was ordered engrossed.

On motion of Mr. McDougall, the rules were suspended, Engrossed Substitute House Bill No. 713 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Leland spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Moon, Mr. Leland yielded to question.

Mr. Moon:

"Mr. Leland, was this budget prepared on a seven-cent gas tax or on an anticipated increase?"

Mr. Leland:

"I am glad you asked that question, Representative Moon. This budget is put together entirely on the basis of present revenue without any gas tax increase, plus the thirty million dollar bond issue, which we have passed before in every session. We will have that before us later on this calendar in a Senate bill, and this thirty million

dollars is required to make this budget solvent. As far as any other gas tax or users fees are concerned, they are not involved."

Debate ensued, Representative Leckenby discussing the necessity for legislative controls in the operation of the highway department.

YIELDING TO QUESTION

At the request of Mr. McGavick, Mr. Sprague yielded to question.

Mr. McGavick:

"Mr. Sprague, is there money applied for in this budget for the third Lake Washington bridge and the approaches thereto?"

Mr. Sprague:

"Yes, there is. Depending on how you figure it, there is twenty or twenty-five million in state funds in this for the third Lake Washington bridge, that being roughly ten percent of the total project."

Mr. McGavick:

"In the money provided in planning for these bridges, are there rapid transit lanes now being provided? Will there be lanes which can be used for rapid transit?"

Mr. Sprague:

"That is a good question. At the present time there are two lanes which the city of Seattle wants and which many who want fast transit across the lake want, which are in the planning of the eight lanes. However, we are told that they cannot be dedicated, and there is a real problem about this, because the feeling is that if they are not dedicated and if they are once given over to automobile traffic, they will not be able to be brought back to carry people by rapid transit."

Mr. McGavick:

"One last question. Are you satisfied that this highway budget takes proper cognizance of the overall planning for rapid transit in the future?"

Mr. Sprague:

"That is a very good question. No, I am not at all satisfied that this highway budget takes cognizance of not only transportation matters which involve mass transit but also land use and the population needs and so on. In my district alone, a population equivalent to one-half of Mercer Island will be displaced by the third Lake Washington bridge and the R. H. Thomson freeway."

Further debate ensued, Representative Lewis speaking in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Leland yielded to question.

Mr. Smith:

"Mr. Leland, in connection with this budget that we have presented here, do you have knowledge of approximately when the people will begin to leave their homes which are in the way of the third Lake Washington bridge on the west side?"

Mr. Leland:

"It is true there are funds in this budget to make a start upon the construction of the third bridge. These are principally federal interstate funds. It is being done, as I think you know, jointly with state and federal money. Now, as far as the displacement you speak of is concerned, I think there will be a rather lengthy amount of time. I would think they would be lucky if they got the right of way in a period of over two years. I would say that it would be a pretty safe bet that the majority of people in your district that might be concerned about this would have a minimum of two years."

Mr. Smith:

"In other words, in your judgment it would be perhaps 1970 before that would begin?"

Mr. Leland:

"I think you understand that some people find the offer made by the department perfectly acceptable and with other people there is a difference of opinion and the matter has to go to court to determine what the price should be. I would say that certainly there will be many people who voluntarily agree and are satisfied with the offers made to them, and in these cases the matter will be resolved in the next two years. I suspect that the condemnation of others will extend over a prolonged period of time."

Mr. Smith:

"What I was trying to find out for sure is whether the plans are definite and final. There is no revocation at this point?"

Mr. Leland:

"I think I can say without equivocation that the plans are definite."

Mr. McDougall demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 713, and the bill passed the House by the following vote: Yeas, 96; nays, 2; absent or not voting, 1.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—96.

Those voting nay were: Representatives Hurley, Moon—2.

Those absent or not voting were: Representative Mahaffey—1.

Engrossed Substitute House Bill No. 713, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

YIELDING TO QUESTION

At the request of Mr. Beck, Mr. Lewis yielded to question.

Mr. Beck:

"Mr. Lewis, you elaborated at great length about the cost of the ferry system and said that next week we would have in front of us a bill that would cut down some of the costs of this operation by building some feeder bridges. I wholeheartedly concur with that. Do you think it would cut it down even more if we were to solve that cross-sound transportation problem completely by building a bridge all the way across the sound?"

Mr. Lewis:

"I don't know the answer to that, Mr. Beck, because that involves a great many factors that I think you know about, and as a sponsor of the bill to build a bridge across the sound, I am sure you know I am heartly in favor of building the bridge across the sound, but to compare the relative merits of the two at this time is something I don't think I could do."

NOTICE OF RECONSIDERATION

Mr. Day served notice that having voted on the prevailing side, he would on the next working day move for reconsideration of the vote by which House Resolution No. 67-60 failed to pass the House.

House Bill No. 856, by Representative Veroske:

Relating generally to insurance.

MOTION

On motion of Mr. McDougall, Substitute House Bill No. 856 was substituted for House Bill No. 856 and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 856 was read the second time.

On motion of Mr. O'Dell, the following amendment was adopted:

On page 1, section 1, beginning on line 6, strike all of the matter down to and including the quotation mark after "vehicle" on line 16 and insert: "(1) The term "uninsured motor vehicles" with reference to coverage offered under any insurance policy regulated under this chapter"

Renumber the remaining subsections accordingly.

Substitute House Bill No. 856 was ordered engrossed.

On motion of Mr. O'Dell, the rules were suspended, Engrossed Substitute House Bill No. 856 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative O'Dell spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 856 and the bill passed the House by the following vote: Yeas, 98; navs. 0; absent or not voting. 1.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—98.

Those absent or not voting were: Representative Mahaffey—1.

Engrossed Substitute House Bill No. 856, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 762, by Representatives Humiston, Backstrom, and Smythe: Implementing law relating to county and joint county-city hospitals.

House of Representatives, Olympia, Wash., March 15, 1967.

Mr. Speaker:

We, a majority of your Committee on Public Health and Welfare, to whom was referred House Bill No. 762, implementing law relating to county and joint county-city

hospitals, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike all of section 1 and substitute the following:

"NEW SECTION. Section 1. There is added to chapter 4, Laws of 1963 and to chapter 36.62 RCW a new section to read as follows:

Whenever any county, or any county and city jointly, or two or more counties jointly, establish a hospital of two hundred or more beds, under the provisions of this chapter, the board of trustees of the hospital is empowered, with the approval of the board of county commissioners, to enter into a contract with the board of regents of a state university to provide hospital services, including management under the direction of a hospital administrator for the hospital, to provide for the rendering of medical services in connection with the hospital and to provide for the conduct of teaching and research activities by the university in connection with the hospital. Any such board of regents is empowered to enter into such a contract, to provide such hospital services, and to provide for the rendition of such medical services and for the carrying on of teaching and research in connection with such a hospital. If such a contract is entered into, the provisions of RCW sections 36.62.210, 36.62.220 and .36.62.230 shall not be applicable during the term of the contract and all of the powers, duties and functions vested in the superintendent or the general superintendent in chapter 36.62 RCW shall be vested in the board of trustees. The board of trustees shall provide for such conditions and controls in the contract as it shall deem to be in the community interest.

Sec. 2. Section 36.62.110, chapter 4, Laws of 1963 and RCW 36.62.110 are each amended to read as follows:

Whenever any county, or any county and city jointly, or two or more counties jointly, establish a hospital of two hundred [,] or more [,] beds, for the care of the sick, injured, or infirm, under the provisions of this chapter, and such hospital is completed and ready for operation, the board of county commissioners of the county in which the institution is located shall appoint as trustees for the institution six secular persons, two to be from each county commissioner district, nominated by the county commissioner elected from each such district. The six trustees, together with the additional trustees, if any, and the general superintendent, if any, shall constitute a board of trustees for such hospital.

Sec. 3. Section 36.62.252, chapter 4, Laws of 1963 and RCW 36.62.252 are each amended to read as follows:

Every county which maintains a county hospital shall establish a "county hospital fund" into which fund shall be deposited all moneys received from any source for hospital services [care including funds from the state department of public assistance to cover the total cost of providing medical care] including money received for services to recipients of public assistance and other persons without income and resources sufficient to secure such services [them who are assigned by the department of public assistance to county hospital for treatment]. Obligations incurred from such hospitalization shall be paid from the fund by the county treasurer in the same manner as general county obligations are paid. The county auditor shall furnish to the board of county commissioners [and the state department of public assistance] a monthly report of receipts and disbursements in the county hospital fund which report shall also show the balance of cash on hand.

NEW SECTION. Sec. 4. This act shall take effect on July 1, 1967."

Strike all of the title and substitute the following:

"An Act relating to the public health; authorizing the boards of trustees of certain county hospitals to enter into service contracts with state universities; adding a new section to chapter 4, Laws of 1963 and to chapter 36.62 RCW; amending section 36.62.110, chapter 4, Laws of 1963 and RCW 36.62.110; amending section 36.62.252, chapter 4, Laws of 1963 and RCW 36.62.252; and establishing an effective date."

Jonathan Whetzel, Chairman, Dr. Caswell J. Farr, Vice Chairman.

We concur in this report: Alfred O. Adams, Dave Ceccarelli, William "Bill" Chatalas, William S. Day, Homer Humiston, Elmer Jastad, Jerry C. Kopet.

The bill was read the second time.

Mr. Humiston moved adoption of the committee amendment.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Humiston yielded to question.

Mr. Smith:

"Dr. Humiston, I have two questions. In the first place, I don't believe you explained to us exactly what the amendment does."

Mr. Humiston:

"I will take that question and then if you have another one I will take it. What this does is authorize a county hospital to enter into a contract with a state university (which we may properly interpret as the King County Hospital and the University of Washington) through its medical school to furnish the administration of a county hospital."

Mr. Smith:

"The second question, Dr. Humiston, is in connection with the relationship of the indigent patients and the operation of the county hospitals. Is that maintained? Does this distrub them in any way?"

Mr. Humiston:

"Mr. Smith, a quick answer to your question is that it would not. Let me elaborate a little. Whenever we get an amendment to a whole chapter such as we have here, the only part that gets printed in the bill is the part affected by the amendment. I would like to point out this very important first sentence in RCW 32.62.100, which is not being amended. It reads as follows and still stands as law:

"'Patients shall be admitted to such hospitals in accordance with the rules to be established by the board of county commissioners, but such rules shall provide that preference in the admission of patients shall be given to those unable to pay for their care in private institutions.'

"Does that answer your question, Mr. Smith?"

Mr. Smith:

"Thank you very much."

Representative Backstrom spoke in favor of adoption of the committee amendment.

The motion carried and the committee amendment was adopted.

On motion of Mr. Humiston, the committee amendment to the title was adopted.

House Bill No. 762 was ordered engrossed.

On motion of Mr. Humiston, the rules were suspended, Engrossed House Bill No. 762 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Humiston spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 762, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith,

Smythe, Spanton, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—96.

Those absent or not voting were: Representatives Mahaffey, Rosellini, Sprague—3.

Engrossed House Bill No. 762, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Concurrent Resolution No. 20, by Representatives Hill, Marsh, and Kopet:

Directing an interim study of the fund structure of the state.

The resolution was read the second time.

On motion of Mr. Hill, the rules were suspended, House Concurrent Resolution No. 20 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representative Hill spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 20, and the resolution passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—98.

Those absent or not voting were: Representative Mahaffey—1.

House Concurrent Resolution No. 20, having received the constitutional majority, was declared passed.

House Bill No. 931, by Representatives Holman, Humiston, and McCaffree (by executive request):

Authorizing a county-wide retail sales tax for the benefit of counties, cities and towns.

The bill was read the second time.

On motion of Mr. Holman, the following amendment was adopted:

On page 3, section 6, line 5, after "stores" and before the period insert "or to the retail sale of motor vehicle fuels"

On motion of Mr. Holman, the following amendment was adopted:

On page 3, section 7, line 17, after "stores" and before the period insert "or to the use of motor vehicle fuels"

House Bill No. 931 was ordered engrossed.

Mr. McDougall moved that the rules be suspended and Engrossed House Bill No. 931 be advanced to third reading, the second reading considered the third, and the bill placed on final passage. The motion failed on a rising vote.

Engrossed House Bill No. 931 was passed to Committee on Rules and Administration for third reading.

Substitute Senate Bill No. 206, by Committee on Banks, Financial Institutions and Insurance:

Requiring standardization and prescribing requisites of certain forms, clauses and binders of insurance contracts.

House of Representatives, Olympia, Wash., March 20, 1967.

Mr. Speaker:

We, a majority of your Committee on Financial Institutions and Insurance, to whom was referred Substitute Senate Bill No. 206, requiring standardization and prescribing requisites of certain forms, clauses and binders of insurance contracts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, beginning on line 12, strike the remainder of the section and insert:

"NEW SECTION. Sec. 2. Where an agent or other representative of an insurer receipts premium money at the time that agent or representative purports to bind coverage, the receipt shall state: (a) that it is a binder, (b) a brief description of the coverage bound, and (c) the identity of the insurer in which the coverage is bound. This section does not apply as to life and disability insurances."

Robert W. O'Dell, Chairman, Paul Barden, Vice Chairman.

We concur in this report: Henry Backstrom, John Bagnariol, Vaughn Hubbard, Mrs. Joseph E. Hurley, Helmut L. Jueling, Jerry C. Kopet, Brian J. Lewis, Mark Litchman, Sam Smith, Fred A. Veroske.

The bill was read the second time.

On motion of Mr. O'Dell, the committee amendment was adopted:

On motion of Mr. Clarke (George W.), the following amendment was adopted:

On page 1, section 1, line 9, after "insurances" and before the period insert ", pursuant to the procedures set forth in RCW 48.18.120(1)"

On motion of Mr. Bagnariol, the following amendment was adopted:

Add a new section following section 2 that was added by the amendment by the Committee on Financial Institutions and Insurance as follows:

"NEW SECTION. Sec. 3. There is added to chapter 79, Laws of 1947 and to chapter 48.30 RCW a new section to read as follows:

- (1) No officer or employee of this state, or of any public agency, public authority or public corporation except a public corporation or public authority created pursuant to agreement or compact with another state, and no person acting or purporting to act on behalf of such officer or employee, or public agency or public authority or public corporation, shall, with respect to any public building or construction contract which is about to be, or which has been competitively bid, require the bidder to make application to, or to furnish financial data to, or to obtain or procure, any of the surety bonds or contracts of insurance specified in connection with such contract, or specified by any law, general, special or local, from a particular insurer or agent or broker.
- (2) No such officer or employee or any person, acting or purporting to act on behalf of such officer or employee shall negotiate, make application for, obtain or procure any of such surety bonds or contracts of insurance, except contracts of insurance for builder's risk or owner's protective liability, which can be obtained or procured by the bidder, contractor or subcontractor.
- (3) This section shall not be construed to prevent the exercise by such officer or employee on behalf of the state or such public agency, public authority, or public corporation of its right to approve the form, sufficiency or manner or execution of the surety bonds or contracts of insurance furnished by the insurer selected by the bidder to underwrite such bonds, or contracts of insurance.
 - (4) Any provisions in any invitation for bids, or in any of the contract documents,

in conflict with this section are declared to be contrary to the public policy of this state.

(5) A violation of this section shall be subject to the penalties provided by RCW 48.01.080."

On motion of Mr. Bagnariol, the following amendment to the title was adopted:

In line 1 of the title after "adding" and before "to chapter" strike "a new section" and insert "new sections"

On motion of Mr. Bagnariol, the following amendment to the title was adopted:

In line 2 of the title after "RCW" and before the period insert "; and adding a new section to chapter 79, Laws of 1947 and to chapter 48.30 RCW; and prescribing penalties"

On motion of Mr. O'Dell, the rules were suspended, Substitute Senate Bill No. 206 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Clarke (George W.) spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 206 as amended by the House, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—97.

Those absent or not voting were: Representatives Berentson, Mahaffey—2. Substitute Senate Bill No. 206 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker called on Mr. Copeland to preside.

Senate Bill No. 346, by Senators Herrman, Woodall, and Mardesich:

Authorizing issuance of variable and fixed annuities by domestic life insurance companies.

The bill was read the second time.

Mr. Bottiger moved adoption of the following amendment:

On page 3, section 2, line 1, after "commissioner" and before "to regulate" strike "shall have sole" and insert "shall jointly with the Securities Division, have"

Debate ensued, Representative Bottiger speaking in favor of adoption of the amendment and Representative O'Dell speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Adams, Mr. Bottiger yielded to question.

Mr. Adams:

"Mr. Bottiger, in giving this examination will this in any way imply the granting of, or cause to be granted, a license to these people to be security salesmen or brokers?"

Mr. Bottiger:

"No, this would be a variable annuities salesman."

Mr. Adams:

"They will be limited to this area?"

Mr. Bottiger:

"As long as you know what a variable annuity is."

Further debate ensued, Representatives Adams, Clark (Newman H.), and Sprague speaking in favor of adoption of the amendment, and Representative Backstrom speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Bagnariol, Mr. O'Dell yielded to question.

Mr. Bagnariol:

"Mr. O'Dell, I have been told, and perhaps you can verify this, that the test that will be given by the insurance commissioner, because of a federal law regulating variable annuities and securities, would be identical to the test that would be given by the securities commissioner."

Mr. O'Dell:

"I am not fully informed. I understand they would get together and give the appropriate test. It is my understanding that the same one or a similar one would be given to sell securities."

Further debate ensued, Representative Harris speaking in favor of adoption of the amendment.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Clarke (George W.) yielded to question. Mr. Smith:

"Representative Clarke, I recognize that you are being quiet on this subject, but I also recognized that you are something of an expert in this area. I would just like to ask you what, if anything, would be served by these people having to take this securities examination rather than the one administered by the insurance commissioner?"

Mr. Clarke:

"Mr. Smith, I appreciate your confidence. Unfortunately, in this particular instance it is not well placed, because I am not an expert in this particular line of insurance, which has to do with life insurance. I know very little about variable annuities. I think your question should be addressed to someone more knowledgeable in the field."

YIELDING TO QUESTION

At the request of Mr. Smythe, Mr. Lewis yielded to question.

Mr. Smythe:

"Mr. Lewis, as a member of the insurance committee, you are a noninsurance salesman, a nonsecurities salesman, a nonlobbyist, a noneverything. I realize that, as a member of that committee, you did take extra time to look into this situation. Would you mind telling us what your research revealed?"

Mr. Lewis:

"If the members of the House feel the testimony of a nonanything is worthwhile, I would be happy to. I would say, Mr. Smythe, that there are two points that I discern

in looking into this. It is an interesting point that the securities and exchange commission of the United States government, which as far as I know has many more facilities at its command and delves into this much more than the securities department of the state of Washington has seen fit to do, exempts group insurance and variable group insurance annuities from registration of securities. Now, if that commission has taken such a position, I don't know why the state of Washington should superimpose its regulations. Secondly, the courts of the United States have already decided that when you have a variable insurance annuity, which includes insurance features, it is not subject to regulation of the Securities Exchange Commission. I think this relates directly to the point Representative Sprague was talking about. He was inferring that a life insurance salesman is now selling stocks and bonds. Not at all. They will be selling insurance policies and the insurance company will have the opportunity of investing part of the premium dollar into some stocks and bonds which will provide the variable annuity feature, but at the same time the insurance policy will have underlying roots or foundations of insurance features to it. That is why it is not at all appropriate for it to be regulated by the securities department. It is an insurance policy."

Mr. Gorton demanded the previous question and the demand was sustained.

Mr. O'Dell demanded an electric roll call and the demand was sustained.

The Clerk called the roll on adoption of Mr. Bottiger's amendment to Senate Bill No. 346, and the motion was lost and the amendment not adopted by the following vote: Yeas, 45; nays, 46; absent or not voting, 8.

Those voting yea were: Representatives Adams, Avey, Beck, Bottiger, Chapin, Clark (Newman H.), Clocksin, Elicker, Farr, Flanagan, Goldsworthy, Gorton, Grant, Harris, Heavey, Hoggins, Holman, Humiston, Hurley, Jueling, Kalich, Kopet, Leckenby, Leland, Lux, Lynch, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Moon, Murray, Newschwander, Richardson, Sawyer, Sheridan, Spanton, Sprague, Swayze, Thompson, Walgren, Whetzel, Wolf—45.

Those voting nay were: Representatives Amen, Anderson, Backstrom, Bagnariol, Barden, Bluechel, Bozarth, Brouillet, Ceccarelli, Charette, Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Gallagher, Gladder, Haussler, Hawley, Hill, Hubbard, Jastad, Johnson, Jolly, King, Kink, Kirk, Kiskaddon, Lewis, Litchman, McCormick, Merrill, Morrison, Newhouse, O'Brien, O'Dell, Perry, Reese, Rosellini, Saling, Smith, Smythe, Taylor, Veroske, Wanamaker—46.

Those absent or not voting were: Representatives Berentson, Bledsoe, Brazier, Chatalas, Garrett, Mahaffey, Zimmerman, Mr. Speaker—8.

Mr. O'Dell moved that the rules be suspended, and that Senate Bill No. 346 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was lost.

Senate Bill No. 346 was passed to Committee on Rules and Administration for third reading.

Senate Bill No. 545, by Senator Washington:

Authorizing issuance of highway construction bonds and establishing reserve funds for certain purposes.

The bill was read the second time.

On motion of Mr. McDougall, the rules were suspended, Senate Bill No. 545 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 545, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—95.

Those absent or not voting were: Representatives Berentson, Mahaffey, Newhouse, Mr. Speaker—4.

Senate Bill No. 545, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber,

Mr. Speaker:

Olympia, Wash., March 22, 1967.

The Senate has passed Engrossed House Bill No. 269 with the following amendments:

Beginning on line 4 of the title of the engrossed and printed bill, after "commission;" and before "providing for the" on line 5 of the engrossed and printed bill, strike "providing for administration of the driver education programs;"

Beginning on line 10 of the title of the engrossed bill, after "RCW 46.81.070;" being line 9 of the title of the printed bill, after "Safety Act of 1966;" and before "adding a new chapter" on line 11 of the engrossed bill, strike "amending section 47.01.050, chapter 13, Laws of 1961 and RCW 47.01.050;"

On page 2, section 2, line 11 of the engrossed bill only, after "governor" insert a comma and strike "and".

On page 2, section 2, line 12 of the engrossed bill only, after "governor" strike the period and insert ", and a representative of the judiciary to be appointed by the governor.".

On page 2, section 4, subsection (2), line 30 of the engrossed bill, being line 31 of the printed bill, strike all of subsection (2) and renumber the remaining subsections consecutively.

On page 5, section 14, line 13 of the engrossed bill, being page 4, section 12, line 13 of the printed bill, strike all of section 14 as printed in the engrossed bill, being section 12 of the printed bill.

On page 5, following section 16 of the engrossed bill, being section 14 of the printed bill, add a new section as follows:

"NEW SECTION. Sec. 17. The Washington Traffic Safety Commission shall submit a report outlining programs planned and steps taken toward improving traffic safety to the Joint Committee on Highways by July 1, 1968.".

On page 5, following section 17, add a new section as follows:

"NEW SECTION. Sec. 18. This act shall expire and the Washington Traffic Safety Commission dissolved on July 1, 1969.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. McDougall, the House deferred further consideration of Engrossed House Bill No. 269, and the bill was ordered placed on tomorrow's fifth order of business.

The Speaker (Mr. Copeland presiding) called on Mr. McDougall to preside.

THIRD READING OF BILLS

Engrossed House Bill No. 65, by Representatives Copeland, Moon, and Taylor (by legislative council request):

Interest earned by trust moneys in the resource management to be apportioned according to its source.

Engrossed House Bill No. 65 was read the third time and placed on final passage.

Debate ensued, Representatives Copeland and Moon speaking in favor of passage of the bill, and Representative Whetzel speaking against its passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 65, and the bill passed the House by the following vote: Yeas, 89; nays, 4; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Grant, Harris, Haussler, Hawley, Heavey, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Merrill, Moon, Morrison, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman—89.

Those voting nay were: Representatives Hill, McGavick, Murray, Whetzel—4.

Those absent or not voting were: Representatives Berentson, Gorton, Hoggins, Mahaffey, Spanton, Mr. Speaker—6.

Engrossed House Bill No. 65, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 204, by Representatives Clark (Newman H.), Clarke (George W.), and Bottiger (by executive request):

Making the 1961 Justice Court Act applicable to all counties.

Engrossed House Bill No. 204 was read the third time and placed on final passage.

Debate ensued, Representatives Clark (Newman H.), Hill and Bottiger speaking in favor of passage of the bill, and Representative Charette speaking against its passage.

Mr. McGavick demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 204, and the bill passed the House by the following vote: Yeas, 79; nays, 15; absent or not voting, 5.

Those voting yea were: Representatives Adams, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Grant, Harris, Hawley, Heavey, Hill, Hoggins, Holman, Humiston,

Hurley, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf—79.

Those voting nay were: Representatives Anderson, Avey, Bozarth, Charette, Copeland, Garrett, Haussler, Hubbard, Jastad, Johnson, Jolly, Moon, O'Dell, Spanton, Zimmerman—15.

Those absent or not voting were: Representatives Amen, Backstrom, Berentson, Mahaffey, Mr. Speaker—5.

Engrossed House Bill No. 204, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 529, by Senators Herrman, Dore, and Woodall:

Providing for accidental death and dismemberment insurance for state employees and officials on nonscheduled aircraft flights in course of employment.

Senate Bill No. 529 was read the third time and placed on final passage.

Representative O'Dell spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 529, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—96.

Those absent or not voting were: Representatives Berentson, Mahaffey, Mr. Speaker—3.

Senate Bill No. 529, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 659, by Representatives O'Dell, Swayze, and Berentson:

Providing for appointment of a municipal judge pro tempore.

House Bill No. 659 was read the third time and placed on final passage.

Representative Swayze spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 659, and the bill passed the House by the following vote: Yeas, 93; nays, 3; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Hawley, Heavey, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—93.

Those voting nay were: Representatives Avey, Haussler, Spanton—3.

Those absent or not voting were: Representatives Hill, Mahaffey, Mr. Speaker—3.

House Bill No. 659, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 244, by Representatives Heavey, Harris, and Hill:

Prescribing procedures and relating to fees of county clerks.

Engrossed House Bill No. 244 was read the third time and placed on final passage.

Representative Heavey spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 244, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hoggins, Holman, Hubbard, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—94.

Those absent or not voting were: Representatives Flanagan, Hill, Humiston, Mahaffey, Mr. Speaker—5.

Engrossed House Bill No. 244, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 466, by Representatives Lynch, Jastad, and McDougall (by departmental request):

Providing for local health departments.

Engrossed House Bill No. 466 was read the third time and placed on final passage.

Representative Humiston spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 466, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—97.

Those absent or not voting were: Representative Mahaffey, Mr. Speaker—2.

Engrossed House Bill No. 466, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 67, by Representatives Bledsoe, Flanagan, and Haussler, (by departmental request):

Amending the meat inspection law.

Engrossed House Bill No. 67 was read the third time and placed on final passage.

Representative Newhouse spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 67, and the bill passed the House by the following vote: Yeas, 92; nays, 4; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (Geroge W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Zimmerman, Mr. Speaker—92.

Those voting nay were: Representatives Beck, Lux, Moon, Wolf-4.

Those absent or not voting were: Representatives Farr, Mahaffey, McGavick—3.

Engrossed House Bill No. 67, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 197, by Representatives Saling, Smythe, Taylor, and Hoggins:

Deleting provision against use of dairy product substitutes in educational institutions.

Engrossed House Bill No. 197 was read the third time and placed on final passage.

Representative Saling spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 197, and the bill passed the House by the following vote: Yeas, 90; nays, 7; absent or not voting, 2.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Walgren, Wanamaker, Whetzel, Zimmerman, Mr. Speaker—90.

Those voting nay were: Representatives Avey, Farr, Haussler, Kink, Moon, Smith, Veroske—7.

Those absent or not voting were: Representatives Mahaffey, Wolf—2.

Engrossed House Bill No. 197, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 619, by Representatives Gallagher, McGavick, and Ceccarelli:

Regulating electrical contractors.

House Bill No. 619 was read the third time and placed on final passage.

Representative Gallagher spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 619, and the bill passed the House by the following vote: Yeas, 95; nays, 3; absent or not voting, 1.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano,

May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—95.

Those voting nay were: Representatives Clocksin, Goldsworthy, Hubbard—3.

Those absent or not voting were: Representative Mahaffey—1.

House Bill No. 619, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 638, by Representatives Swayze, O'Brien, and Bledsoe: Establishing a crime information center.

House Bill No. 638 was read the third time and placed on final passage.

Representatives Swayze and O'Brien spoke in favor of passage of the bill. The Clerk called the roll on the final passage of House Bill No. 638, and

the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—95.

Those absent or not voting were: Representatives Bottiger, Mahaffey, Marzano, Thompson—4.

House Bill No. 638, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of the remainder of the third reading calendar and the bills were ordered placed on tomorrow's third reading calendar.

NOTICE OF RECONSIDERATION

Mr. Brouillet, having voted on the prevailing side, served notice that he would on the next working day move for reconsideration of the vote by which the amendment by Mr. Bottiger to Senate Bill No. 346 failed to pass the House.

POINT OF ORDER

The Speaker (Mr. McDougall presiding) recognized Mr. Gorton on a point of order.

Mr. Gorton:

"Mr. Speaker, I believe that the motion to reconsider an amendment must be made on the same working day."

MOTION FOR RECONSIDERATION

Mr. Brouillet, having voted on the prevailing side, moved that the House do now reconsider the vote by which the House failed to adopt the amendment by Mr. Bottiger to Senate Bill No. 346.

POINT OF ORDER

The Speaker (Mr. McDougall presiding) recognized Mr. Litchman on a point of order.

Mr. Litchman:

"Mr. Speaker, is it not true that this bill is in Rules Committee and, therefore, the motion would be out of order at this time?"

RULING BY THE SPEAKER

The Speaker (Mr. McDougall presiding):

"The Speaker is going to defer action on your point of order, Mr. Litchman, until tomorrow. If at that time we find your point not to be well taken, then Mr. Brouillet's motion to reconsider the Bottiger amendment will be in order."

MOTION

On motion of Mr. Bledsoe, the House adjourned until 10:00 a.m., Friday, March 24, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FIFTEENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, March 24, 1967.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Conner, Newschwander, and Taylor.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 22, 1967.

Mr. Speaker:

We, a majority of your Committee on Financial Institutions and Insurance, to whom was referred Engrossed Senate Bill No. 525, providing for incontestability clauses in disability insurance policies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Robert W. O'Dell, Chairman, Paul Barden, Vice Chairman.

We concur in this report: Henry Backstrom, John Bagnariol, George W. Clarke, Vaughn Hubbard, Mrs. Joseph E. Hurley, Helmut L. Jueling, Jerry C. Kopet, Brian J. Lewis, John L. O'Brien, Sam Smith, Fred A. Veroske.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 23, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 165; and Substitute Senate Bill No. 584, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 23, 1967.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 282 and the House amendment thereto, and the President has appointed as members of the conference committee thereon: Senators Herrmann, Freise, and Herr.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 23, 1967.

Mr. Speaker:

The President has signed: House Bill No. 107; and House Bill No. 295, and the same are herewith transmitted.

Ward Bowden, Secretary.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 22, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 269 with the following amendments:

Beginning on line 4 of the title of the engrossed and printed bill, after "commission;" and before "providing for the" on line 5 of the engrossed and printed bill, strike "providing for administration of the driver education programs;"

Beginning on line 10 of the title of the engrossed bill, after "RCW 46.81.070;" being line 9 of the title of the printed bill, after "Safety Act of 1966;" and before "adding a new chapter" on line 11 of the engrossed bill, strike "amending section 47.01.050, chapter 13, Laws of 1961 and RCW 47.01.050;"

On page 2, section 2, line 11 of the engrossed bill only, after "governor" insert a comma and strike "and".

On page 2, section 2, line 12 of the engrossed bill only, after "governor" strike the period and insert ", and a representative of the judiciary to be appointed by the governor.".

On page 2, section 4, subsection (2), line 30 of the engrossed bill, being line 31 of the printed bill, strike all of subsection (2) and renumber the remaining subsections consecutively.

On page 5, section 14, line 13 of the engrossed bill, being page 4, section 12, line 13 of the printed bill, strike all of section 14 as printed in the engrossed bill, being section 12 of the printed bill.

On page 5, following section 16 of the engrossed bill, being section 14 of the printed bill, add a new section as follows:

"NEW SECTION. Sec. 17. The Washington Traffic Safety Commission shall submit a report outlining programs planned and steps taken toward improving traffic safety to the Joint Committee on Highways by July 1, 1968.".

On page 5, following section 17, add a new section as follows:

"NEW SECTION. Sec. 18. This act shall expire and the Washington Traffic Safety Commission dissolved on July 1, 1969.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. McDougall, the House deferred further consideration of Engrossed House Bill No. 269 and the bill was ordered placed at the end of today's third reading calendar.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 355. INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Joint Resolution No. 44, by Representatives Taylor, Grant, and King:

Calling for a constitutional amendment to provide for ninety day biennial sessions.

Ordered printed and referred to Committee on State Government and Legislative Procedures.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 165, by Senators Woodall, Chytil, and Guess:

An Act relating to veteran benefits and preferences, and amending existing laws to expand the definition of veteran; amending section 1, chapter 189,

Laws of 1945, as last amended by section 1, chapter 9, Laws of 1953 extraordinary session, and RCW 41.04.010; amending section 72.36.030, chapter 28, Laws of 1959 and RCW 72.36.030; amending section 72.36.040, chapter 28, Laws of 1959 as amended by section 1, chapter 235, Laws of 1959, and RCW 72.36.040; amending section 72.36.070, chapter 28, Laws of 1959 and RCW 72.36.070; amending section 72.36.080, chapter 28, Laws of 1959 and RCW 72.36.080; amending section 5, chapter 139, Laws of 1921, as amended by section 1, chapter 46, Laws of 1947, and RCW 28.77.070; amending section 4, chapter 164, Laws of 1921 and RCW 28.80.060; amending section 4, chapter 39, Laws of 1909, as last amended by section 1, chapter 191, Laws of 1961, and RCW 41.20.050; amending section 11, chapter 91, Laws of 1947 and RCW 41.16.220; amending section 6, chapter 139, Laws of 1921 and RCW 28.77.080; and adding a new section to chapter 28.81 RCW.

Referred to Committee on Rules and Administration.

Substitute Senate Bill No. 584, by Committee on Cities, Towns and Counties:

An Act relating to sewer districts and the annexation of territory thereto; adding new sections to chapter 56.24 RCW; repealing section 34, chapter 210, Laws of 1941 as last amended by section 21, chapter 250, Laws of 1953 and RCW 56.24.010; repealing section 35, chapter 210, Laws of 1941 as amended by section 22, chapter 250, Laws of 1953 and RCW 56.24.020; repealing section 36, chapter 210, Laws of 1941 as amended by section 23, chapter 250, Laws of 1953 and RCW 56.24.030; repealing section 37, chapter 210, Laws of 1941 and RCW 56.24.040; repealing section 38, chapter 210, Laws of 1941 as amended by section 24, chapter 250, Laws of 1953 and RCW 56.24.050; and repealing section 39, chapter 210, Laws of 1941 as amended by section 25, chapter 250, Laws of 1953 and RCW 56.24.060.

Referred to Committee on Rules and Administration.

RESOLUTION

House Resolution No. 67-62, by Representatives Jastad, Charette, and Day: Whereas, The State of Washington, being one of the larger states in terms of area, with a consequent lack of urban centers in many portions of the state, places upon administrative departments of the state a special problem in carrying out their responsibilities; and

Whereas, Nowhere is this problem more evident than in the field of unemployment compensation, when persons presently unemployed and attempting to provide for themselves and their families upon a bare minimum stipend, are being forced to expend money driving many miles from their residences in order to obtain their unemployment compensation; and

Whereas, This situation is especially unfortunate in seasonal labor such as lumbering. As an example, some one thousand workers are being forced to travel from Morton, Randle and Packwood to Centralia to claim their unemployment compensation because the Department of Employment Security presently refuses to send two people into either of these three towns on any day during the week; thus, a burden is placed upon one thousand already oppressed persons because of departmental laxity easily remedied through an appearance of two persons for one day in either of the aforementioned towns;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Department of Employment Security be and hereby is requested to take steps to alleviate situations such as referred to above in this Resolution, thus enabling the unemployed to receive their unemployment compensation in the easiest manner practicable; and that the department bear in mind that part of the preamble to the Employment Security Act referring to those "unemployed through no fault of their own" which sets forth the legislative direction that such act shall be liberally construed to the end that "the suffering caused thereby (be reduced) to the minimum";

And Be It Further Resolved, That a copy of this Resolution be sent by the Chief Clerk of the House of Representatives to the Commissioner of the Department of Employment Security.

Mr. Charette moved adoption of the resolution.

Representatives Charette and Gorton spoke in favor of adoption of the reolution.

The motion was carried and the resolution was adopted.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 23, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 360 with the following amendments:

On page 1, line 4 of the title of the printed and engrossed bills, after "programs;" strike "and"

On page 1, line 6 of the printed bill, being line 5 of the engrossed bill, after "part" insert "; requiring reporting by state agencies participating in certain federal programs; and adding a new section to chapter 8, Laws of 1965, and to chapter 43.88 RCW"

On page 1, after line 27 of the printed bill, being after line 25 of the engrossed bill, add the following new section:

"NEW SECTION. Sec. 4. There is added to chapter 8, Laws of 1965 and to chapter 43.88 RCW a new section to read as follows:

- "(1) The term "agency", as used in this section, shall not include any state university or state college now existing or hereafter to be established.
- "(2) Whenever an agency makes application, enters into a contract or agreement, or submits state plans for participation in, and for grants of federal funds under any federal law which are not appropriated by the legislature, the agency making such application shall at the time of such action, notify the budget director, the chairman of the legislative budget committee, and the chairmen of the legislative council on such forms and in such manner as may be prescribed by the budget director.
- "(3) Whenever any such application, contract, agreement, or state plan is amended, such agency shall notify each such officer of such action in a manner prescribed by the budget director.
- "(4) Such agency shall furnish to each such officer a progress report in relation to each such application, contract, agreement, or state plan, at least once in each six months period following the date of the filing of the application, contract, agreement, or state plan; and shall also file with each such officer a final report as to the final disposition of each such application, contract, agreement, or state plan.
- "(5) No agency shall make application, enter into a contract or agreement, submit a state plan, or amend such application, contract, agreement, or state plan, for participation in and for grants of federal funds under any federal law which are not appropriated by the legislature, when the use of state funds to match or supplement such federal funds is a condition for receipt of such federal funds, unless:
- "(a) it shall first have submitted such proposal to the chairman of the legislative committee, and
- "(b) if notified by the chairman, by notice mailed to the agency within ten days following receipt of the proposal that approval of the legislative budget committee will be required, such approval is subsequently granted by the committee.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. McDougall, the House deferred further consideration of Engrossed House Bill No. 360 and the bill was ordered placed on the fifth order of business for Monday.

THIRD READING OF BILLS

Substitute House Bill No. 293, by Committee on Local Government:

Simplifying procedure for merger of water districts.

Substitute House Bill No. 293 was read the third time and placed on final passage.

Representative Garrett spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute House Bill No. 293, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those absent or not voting were: Representatives Conner, Hubbard, Newschwander, Perry, Taylor—5.

Substitute House Bill No. 293, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Substitute House Bill No. 77, by Committee on Judiciary:

Providing for allowance of fees and costs in connection with eminent domain proceedings.

Engrossed Substitute House Bill No. 77 was read the third time and placed on final passage.

Representative Clark (Newman H.) spoke in favor of passage of the bill. The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 77, and the bill passed the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those voting nay were: Representatives Leland, Swayze—2.

Those absent or not voting were: Representatives Conner, King, Newschwander, Perry, Taylor—5.

Engrossed Substitute House Bill No. 77, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

 ${\bf Engrossed\ House\ Bill\ No.\ 626,}$ by Representatives Jueling, Hurley, and Lynch:

Providing P.U.D. support to counties.

Engrossed House Bill No. 626 was read the third time and placed on final passage.

Representative Jueling spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 626, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those voting nay were: Representative Smith—1.

Those absent or not voting were: Representatives Conner, Lux, Newschwander, Taylor—4.

Engrossed House Bill No. 626, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

The recording of my vote as "nay" on Engrossed House Bill No. 626 was a mistake. Please record me as voting "yea" on this measure.

Sam Smith, 37th District.

Engrossed House Bill No. 72, by Representatives Copeland, Garrett, and Flanagan (by legislative council request):

Authorizes development and acquisition of outdoor recreation areas by department of natural resources.

Engrossed House Bill No. 72 was read the third time and placed on final passage.

Representative Copeland spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 72, and the bill passed the House by the following vote: Yeas, 94; nays, 2; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those voting nay were: Representatives Cunningham, McGavick—2.

Those absent or not voting were: Representatives Conner, Newschwander, Taylor—3.

Engrossed House Bill No. 72, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 247, by Representatives McDougall, Bozarth, and Berentson:

Authorizing county dog control ordinances.

Engrossed House Bill No. 247 was read the third time and placed on final passage.

Representative McDougall spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 247, and the bill passed the House by the following vote: Yeas, 83; nays, 13; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Haussler, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sheridan, Smythe, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—83.

Those voting nay were: Representatives Barden, Brouillet, Clark (Newman H.), Grant, Hawley, Hubbard, Leland, Litchman, McCormick, Perry, Sawyer, Smith, Spanton—13.

Those absent or not voting were: Representatives Conner, Newschwander, Taylor—3.

Engrossed House Bill No. 247, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 860, by Representatives Swayze, Lux, and Kopet (by secretary of state request):

Describing and depicting the seal of the state of Washington.

House Bill No. 860 was read the third time and placed on final passage.

Representative Swayze spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 860, and the bill passed the House by the following vote: Yeas, 89; nays, 2; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Heavey, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—89.

Those voting nay were: Representatives Avey, Grant—2.

Those absent or not voting were: Representatives Bottiger, Conner, Hill, Kalich, Newschwander, Taylor, Thompson, Zimmerman—8.

House Bill No. 860, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 169, by Representatives Leckenby, Perry, and Leland (by departmental request):

Authorizing cities and towns to engage in tourist promotion.

House Bill No. 169 was read the third time and placed on final passage.

Representative Leckenby spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 169, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Conner, Cunningham, Moon, Newschwander, Taylor, Wolf—6.

House Bill No. 169, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 735, by Representatives Kopet, Jastad, and Farr:

Removing the exemption of certain narcotic drugs.

House Bill No. 735 was read the third time and placed on final passage.

Representative Kopet spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 735, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—95.

Those absent or not voting were: Representatives Chapin, Conner, Newschwander, Taylor—4.

House Bill No. 735, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 365, by Representatives Bledsoe, Flanagan, and Brouillet:

Providing method for change of school districts name.

Engrossed House Bill No. 365 was read the third time and placed on final passage.

Representative Flanagan spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Humiston, Mr. Flanagan yielded to question.

Mr. Humiston:

"Mr. Flanagan, to your knowledge, is there any school district that would take advantage of this?"

Mr. Flanagan:

"Yes, there is one district. I think Representative Bledsoe described that quite thoroughly when we had this before us before. The Lower Crab Creek school district would like to change its name."

Representatives Mahaffey and Bledsoe spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 365, and the bill passed the House by the following vote: Yeas, 90; nays, 4; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (Geroge W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Heavey, Hill, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—90.

Those voting nay were: Representatives Gallagher, Grant, Moon, Richardson—4.

Those absent or not voting were: Representatives Conner, Hoggins, Litchman, Newschwander, Taylor—5.

Engrossed House Bill No. 365, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 86, by Representative Hawley (by departmental request): Amending inspection fees for imported oyster seed.

House Bill No. 86 was read the third time and placed on final passage.

Debate ensued, Representative Hawley speaking in favor of passage of the bill and Representative Avey speaking against its passage.

The Clerk called the roll on the final passage of House Bill No. 86, and the bill passed the House by the following vote: Yeas, 94; nays, 2; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those voting nay were: Representatives Avey, Gallagher—2.

Those absent or not voting were: Representatives Conner, Newschwander, Taylor—3.

House Bill No. 86, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

RULING BY THE SPEAKER

The Speaker:

"At this time the Speaker would like to rule on Mr. Brouillet's motion of yesterday to reconsider Mr. Bottiger's amendment to Senate Bill No. 346. I would have to rule, Mr. Brouillet, that the motion was not in order, that it properly should have been made immediately following the action. Reed's 204, I think, pretty well covers the situation and it would be necessary for you to suspend the rules in order to retract the subsequent action."

The Speaker declared the House to be at ease.

The Speaker called the House to order.

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House Senator Marshall A. Neill, who had been appointed as a justice of the Washington State Supreme Court, and requested that Representatives Charette and Goldsworthy escort Senator Neill to the rostrum and that Representatives Amen and Berentson escort Mrs. Neill to the rostrum.

The Speaker:

"Senator Neill, Mrs. Neill, it was the good fortune of the House this morning to hear the great news that has come from the other side of this building, and we want to take this opportunity to congratulate you personally and to wish you the best of luck in this new responsibility that you are about to undertake. It has been my pleasure to have served with you in my first session in 1953, at which time you were a leader in our party. You have served well in the House and have a distinguished career in the Senate representing our party as its leader. We hate to lose you in the legislature. You have gained a reputation for fairness, for resourcefulness, for hard work, and you have become one of the outstanding legislators of our time. We know that your experience and your integrity will certainly be of service to the state of Washington when you assume your new responsibilities. Marsh, Marian, we wish you the best of luck, and we hope that you will enjoy the new challenge that faces you."

The Speaker recognized Mr. O'Brien.

Mr. O'Brien:

"Mr. Speaker, Senator Neill and Mrs. Neill, and ladies and gentlemen of the House: I also wish to add my words of congratulation from this side of the aisle to you, Senator Neill. My long association with you has been most pleasant, and I have learned more than anything else from my friendship and association with you the fact that you are a man of compromise. It seems always that you have this heart of compromise which is most important in this legislative deliberation. And also, of course, you are a man of highest integrity. Your word is your bond. I know when you were in the House of Representatives as one of the leaders of your party that it was always a source of pleasure and genuine satisfaction to work with you, because you seemed to have the knack of understanding and diplomacy that is unique in the legislature and I am sure the supreme court is going to gain by having a man of your stature become a member. I would wish you well and the greatest success in your future endeavor."

The Speaker recognized Mr. Gorton.

Mr. Gorton:

"Mr. Speaker, members of the House, Senator and Mrs. Neill, from the time at which I first became a member of this legislature, the senior members have always used Senator Neill in speaking to the junior members of how a legislator should act. The expression which I most frequently heard during my freshman term, and the expression which many of the members have passed on to more junior members as they came into the legislature, has been that Senator Neill was the perfect example of what a legislator should be. I have felt, and I know my colleagues have felt, that you combine the attributes of fairness and intelligence with integrity in a way which has gained the respect of all of the members of both houses of the legislature and both parties, as well as of your constituents and the state at large, in such a way as to have been an inspiration to all of us. I believe that these are exactly the qualities which are

also most needed in a justice of the supreme court, and the fact that you have been such an outstanding legislator gives promise you will be an equally outstanding member of the supreme court. I, too, am personally most unhappy at losing you as a colleague here, but I am most happy for the state that we are going to have the good fortune of having such a distinguished gentleman as a justice of the state supreme court."

The Speaker recognized Mr. Copeland.

Mr. Copeland:

"Mr. Speaker and Senator Neill, members of the House, my relationship with this illustrious gentleman dates back quite a few years. At one time I tried to get him to run for Congress. Let me tell you what he did. He took me to his summer home out at the lake. We sat there and put our feet up on the rail and looked out over the lake, and he said, 'I'm not sure I want to go to Washington, D. C. One of these days I'd like to be a supreme court judge.' Marsh, my congratulations."

The Speaker recognized Mr. Goldsworthy.

Mr. Goldsworthy:

"Mr. Speaker, ladies and gentlemen of the House, Senator and Mrs. Neill, I perhaps feel this a little more keenly than anyone in this chamber, because both of us are from Whitman county. We used to be from the same district. Marshall and I have campaigned together. Marshall, you and I have sat in your front room and we have sat in my front room, discussing the politics of the day, and I can truthfully say, speaking for all of Whitman county, that they are going to very regretfully see you leave these legislative chambers. We wish you well, of course, in your new endeavor, but what you have heard today from both sides of the aisle is certainly a reflection of all our thinking. We wish you the very best, but it is not going to seem the same campaigning for election any more without you at the various places around the county speaking to the group. You are always the strong man. Good luck to you anyway, both you and Marian."

Senator Neill:

"I can't let this opportunity go by without thanking the members of the House for according me this honor of inviting Mrs. Neill and myself back over here. You know, this hasn't been altogether an easy decision, even though in my heart it is what I have wanted, as Tom has told you. I started here twenty years ago, back in the back corner, clerking for the appropriations committee. That was what got me interested and started in politics. I enjoyed ten years' service in this house and this chamber. I have enjoyed the Senate, but I must say there is nothing like that first love, whether it be for your girlfriend or politics here in the House of Representatives. It isn't easy suddenly to turn your back on twenty years of service in the legislative branch of government, although, as I think all you lawyers will understand, I think every lawyer aspires to the bench, and that has always been my ambition. Now that the governor has complimented me by offering me this chance, I really had no choice in my heart but to say yes. But it really is with mixed emotions that you turn your back on twenty years of your life and service which you have thoroughly enjoyed. I thoroughly enjoyed this work and as I look out over the House, I see many, many familiar faces that were here when I was here. I just wish John had been so kind in his remarks back in 1953 when I was sitting down in this seat here. Again, I am going to miss all this but it is a tremendous honor for me. It is what I wanted to do. Thank you again for the honor of inviting me back where I began."

The Speaker requested that the special committee escort Senator and Mrs. Neill to the rear of the chamber.

MESSAGE FROM THE SECRETARY OF STATE DEPARTMENT OF STATE OFFICE OF THE SECRETARY

Olympia, Wash., March 23, 1967.

To the Honorable, The Speaker of the House of Representatives.

The Legislature of the State of Washington, Olympia, Washington. Sir:

I have the honor to transmit herewith pursuant to Section 12, Article 3 of the Constitution of the State of Washington, for the consideration of the House of Repre-

sentatives, the following bills passed by the House of Representatives and State Senate and the Regular Legislative Session of 1967, and partially vetoed by the Governor, together with his veto messages attached thereto. They are Enrolled House Bills Nos. 53, 88, 132, 322, 478, 612, 617, and 918.

Respectfully,
A. Ludlow Kramer,
Secretary of State.

State of Washington, Office of the Governor, Olympia, March 21, 1967.

To the Honorable, The House of Representatives of the State of Washington.

(Through the Secretary of State)

Ladies and Gentlemen:

I am returning herewith to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to one item, House Bill 53 entitled:

"An Act relating to state government; providing for state office and warehouse space and facilities."

The bill provides certain procedural changes for the Department of General Administration in completing any work on leased or rented property at a cost of less than \$2,500. An amendment was added in the Senate which eliminated from the jurisdiction of the Department of General Administration authority to act as the agent of colleges and universities in the purchase, lease, or rent of real estate to be used for instructional or housing purposes. This is in addition to the present provisions which eliminate any authority of that department over acquisition of real estate by colleges and universities for research or experimental purposes. This amendment was placed on the bill to eliminate any possibility of recurrence of a problem of several years ago regarding acquisition of property for a university. Its unintended result is that the Department of General Administration has effectively been removed from involvement in the purchase, lease or rent of real estate for the present three state colleges as well as the newly authorized fourth state college.

The unintended result is inconsistent with Recommendation 11 of the Council for Reorganization of Washington State Government which urges greater centralization of purchasing functions with regard to educational institutions.

I do not believe that this major departure in responsibility for acquisition of real estate, particularly at a time when a new four-year college which will not have substantial staff to deal with the problems of acquisition of real estate, should be accomplished by an amendment which was not intended for this purpose. If such a change in the responsibility of the Department of General Administration is made, it should be accomplished only after considerable study and reasoned deliberation.

Deletion of this amendment has been discussed with its sponsor who does not object to its deletion. With the exception of the certain item in Section 1 which I have vetoed for the reasons stated above, the remainder of the bill is approved.

Respectfully submitted,

Daniel J. Evans, Governor.

State of Washington, Office of the Governor, Olympia, March 21, 1967.

To The Honorable, The House of Representatives of the State of Washington.

(Through the Secretary of State)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval as to one item, Substitute House Bill No. 88 entitled:

"An Act relating to public lands; amending section 142, chapter 255, Laws of 1927 as last amended by section 1, chapter 79, Laws of 1963 and RCW 79.01.568; amending section 143, chapter 255, Laws of 1927 and RCW 79.01.572; amending section 144, chapter 255, Laws of 1927 as amended by section 40, chapter 271, Laws of 1951 and RCW 79.01.576; amending section 146, chapter 255, Laws of 1927 and RCW 79.01.584; amending section 148, chapter 255, Laws of 1927 and RCW 79.01.588; and amending section 149, chapter 255, Laws of 1927 and RCW 79.01.592.

This bill makes a number of amendments to the laws relating to leases of publicly

owned beds of navigable tidal waters for cultivation of oysters, clams and other edible shellfish.

I have no objection to this legislation. However, section 2 of the bill amends RCW 79.01.572 in a manner inconsistent with the amendment of that section contained in Senate Bill No. 88 which also was passed by the legislature and approved by me. Fortunately, Senate Bill No. 88 makes all of the substantive changes in RCW 79.01.572 relating to cultivation of shellfish which are contemplated by section 2 of Substitute House Bill No. 88. In order to give effect to the legislative intent and to prevent the confusion which results from the adoption of conflicting amendments to the same statute, I have vetoed section 2. The remainder of Substitute House Bill No. 88 is approved.

Respectfully submitted,

Daniel J. Evans, Governor.

State of Washington, Office of the Governor, Olympia, March 21, 1967.

To the Honorable, The House of Representatives of the State of Washington.

(Through the Secretary of State)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the legislature without my approval as to one item, House Bill 132, entitled:

"An Act relating to state government; authorizing the sale, lease or exchange of the Tacoma armory and the acquisition of a new armory or armories."

The purpose of this bill is to authorize the sale of the Tacoma armory at such time as there may be sufficient money in hand from the sale of other sources to replace the armory in Pierce County.

The bill contains several safeguards to assure this result. One of the redundant safeguards is the establishment of a special account in the treasury to hold the proceeds of the sale.

I fully agree with the legislative intent that if the armory is sold the funds should be used only for the replacement of the armory. I am satisfied that this can be accomplished without setting up one more special accounting entity in our already too cumbersome fund structure. This matter has been discussed with the prime sponsor of the bill, and with his agreement I am vetoing the language establishing this special fund. I have therefore vetoed certain language in the third paragraph of Section 1. The remainder of House Bill 132 is approved.

Respectfully submitted,

Daniel J. Evans, Governor.

State of Washington, Office of the Governor, Olympia, March 21, 1967.

To the Honorable, The House of Representatives of the State of Washington.

(Through the Secretary of State)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to certain items, Substitute House Bill 322, entitled:

"An Act amending barber law."

This bill makes a number of improvements in the laws regulating the practice of barbering.

Under existing law, no license is required where one person performs barbering services for family members or friends without compensation. As originally introduced, this bill would have limited this exemption to barbering services performed on members of the family. The legislature properly added by amendment barbering services performed for neighbors or friends, so that there would be no change in existing law. However, because of language deleted in the original bill Section 1 of the bill would exempt from licensing a person performing barbering services upon friends, neighbors or members of his immediate household even though he might be receiving compensation for the services, so long as they were performed within the household. We do not believe the legislature intended to broaden the exemption to include services performed for compensation. In order to prevent this result, I have vetoed all of Section 1 so that the provisions of RCW 18.15.010 will remain unchanged.

I have also vetoed Section 7 because it amends RCW 18.15.055 in a manner inconsistent with the amendment of that section contained in House Bill 92 passed by the legislature and heretofore approved by me. The veto of this section will make no substantive change in the law.

With the exception of Section 1 and Section 7 which I have vetoed, the remainder of Substitute House Bill 322 is approved.

Respectfully submitted,

Daniel J. Evans, Governor.

State of Washington, Office of the Governor, Olympia, March 21, 1967.

To the Honorable, The House of Representatives of the State of Washington.

(Through the Secretary of State)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the legislature without my approval as to one item, House Bill 478, entitled:

"An Act relating to state government; authorizing the sale, lease or exchange of the Yakima armory and the acquisition of a new armory or armories."

The purpose of this bill is to authorize the sale of the Yakima armory at such time as there may be sufficient money in hand from the sale of other sources to replace the armory in Yakima County.

The bill contains several safeguards to assure this result. One of the redundant safeguards is the establishment of a special account in the treasury to hold the proceeds of the sale.

I fully agree with the legislative intent that if the armory is sold the funds should be used only for the replacement of the armory. I am satisfied that this can be accomplished without setting up one more special accounting entity in our already too cumbersome fund structure. This matter has been discussed with the prime sponsor of the bill, and with his agreement I am vetoing the language establishing this special fund. I have therefore vetoed certain language in the third paragraph of Section 1. The remainder of House Bill 478 is approved.

Respectfully submitted,
Daniel J. Evans, Governor.

State of Washington, Office of the Governor, Olympia, March 21, 1967.

To The Honorable, The House of Representatives of the State of Washington. (Through the Secretary of State)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval as to certain items, House Bill No. 612 entitled:

"An Act providing general rules for receipt by mail of certain remittances, reports, etc., required by the state and local subdivisions thereof."

This bill provides that whenever reports, claims, tax returns, remittances, statements and other documents required or authorized to be filed with the state or any payments made to the state, or to any political subdivision thereof, are transmitted through the United States mails, they shall be deemed filed and received by the state or political subdivision on the date shown on the postmark.

I do not object to the general purpose of this legislation, which is to prevent penalties from accruing to taxpayers and others required to file tax returns and government reports where the sender has relied upon the mails and delay has occurred in delivery through no fault of the sender.

However, as drafted, this bill could apply to documents such as conveyances or security interests which are not *required* to be filed, but which may be filed with state or local agencies in order to give notice to third persons.

The bill contemplates that when a document is not received, the government agency will notify the sender, who is given ten days to mail a duplicate without incurring a penalty. It seems obvious that such a statutory scheme was intended by the legislature to apply to a limited class of document which the government agency would expect to receive periodically, so that it would give notice of its non-receipt to the sender in the normal course of the agency's business.

Since this type of statute cannot apply to documents the government agency can-

not anticipate such as documents permitted, but not required, to be filed, I have vetoed the words, "or authorized", on page one, line eight of the bill.

The remainder of House Bill No. 612 is approved.

Respectfully submitted,
Daniel J. Evans, Governor.

State of Washington, Office of the Governor, Olympia, March 21, 1967.

To The Honorable, The House of Representatives of the State of Washington. (Through the Secretary of State)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the legislature without my approval as to one item, Substitute House Bill 617, entitled:

"An Act relating to challenging of registered voters."

This bill revises the procedure for challenging a person's right to vote on the ground that he does not reside in the precinct in which he is registered. Under existing law and under this bill, such a challenge must be made at least sixty days before an election, so that a challenged voter may preserve his right to vote by transferring his registration to the precinct where he resides.

This bill further protects the rights of the challenged voter by assuring that he will receive a notice in the mail at his new address advising him that his current registration has been challenged. However, there is one restriction in the bill which is not necessary to protect the challenged voter. This is the provision that another registered voter cannot make the challenge unless he resides in the same precinct.

Therefore, I have vetoed lines 24 and 25 on page one of the bill which provides:

"(3) The registered voter may only challenge the residence of another voter in his precinct."

The remainder of Substitute House Bill 617 is approved.

Respectfully submitted,
Daniel J. Evans, Governor.

State of Washington, Office of the Governor, Olympia, March 21, 1967.

To The Honorable, The House of Representatives of the State of Washington. (Through the Secretary of State)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to one item, House Bill 918, entitled: "An Act relating to hospital districts."

This bill deals with the organization of hospital districts and spells out an annexation procedure whereby new territory may be incorporated into the hospital district by vote of the people in the district to be annexed. Section 5, however, provides for annexation of an area completely surrounded by a hospital district without any vote of the people in the area. After notice and hearing, the hospital district commissioners need only find that the residents in the area proposed to be annexed are served by or benefit from the public hospital district and that it is in the best interest of the district to annex the area.

This section was occasioned by formation of a hospital district with the inadvertent omission of several blocks in the described area. There is no apparent opposition to annexation nor has any effort been made to annex with a vote of the people involved.

Under this section, a district theoretically could surround an area in which there was opposition to inclusion and subsequently incorporate the area without a vote of the residents.

Without a greater showing of necessity, I do not believe such unusual annexation power for a hospital district is warranted. I have, therefore, vetoed Section 5 and have approved the remainder of the bill.

Respectfully submitted,
Daniel J. Evans, Governor.

MOTION

On motion of Mr. McDougall, House Bills Nos. 53, 88, 132, 322, 478, 612, 617, and 918, together with the governor's messages with respect thereto, were referred to the Committee on Rules and Administration.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 22, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 269 with the following amend-

Beginning on line 4 of the title of the engrossed and printed bill, after "commission;" and before "providing for the" on line 5 of the engrossed and printed bill, strike "providing for administration of the driver education programs;"

Beginning on line 10 of the title of the engrossed bill, after "RCW 46.81.070;" being line 9 of the title of the printed bill, after "Safety Act of 1966;" and before "adding a new chapter" on line 11 of the engrossed bill, strike "amending section 47.01.050, chapter 13, Laws of 1961 and RCW 47.01.050;"

On page 2, section 2, line 11 of the engrossed bill only, after "governor" insert a comma and strike "and".

On page 2, section 2, line 12 of the engrossed bill only, after "governor" strike the period and insert ", and a representative of the judiciary to be appointed by the governor.".

On page 2, section 4, subsection (2), line 30 of the engrossed bill, being line 31 of the printed bill, strike all of subsection (2) and renumber the remaining subsections consecutively.

On page 5, section 14, line 13 of the engrossed bill, being page 4, section 12, line 13 of the printed bill, strike all of section 14 as printed in the engrossed bill, being section 12 of the printed bill.

On page 5, following section 16 of the engrossed bill, being section 14 of the printed bill, add a new section as follows:

"NEW SECTION. Sec. 17. The Washington Traffic Safety Commission shall submit a report outlining programs planned and steps taken toward improving traffic safety to the Joint Committee on Highways by July 1, 1968.".

On page 5, following section 17, add a new section as follows:

"NEW SECTION. Sec. 18. This act shall expire and the Washington Traffic Safety Commission dissolved on July 1, 1969.". and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Leland, the House refused to concur in the Senate amendments to Engrossed House Bill No. 269 and the Senate was asked to recede therefrom.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 24, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed Substitute House Bill No. 548 and passed the bill as amended by the Free Conference Committee, and the Report of the Free Conference Committee and the bill are herewith transmitted.

Ward Bowden, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 21, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Substitute House Bill No. 548, establishing community college districts, have had the same-

under consideration, and we recommend that the attached bill be substituted therefor and that it do pass.

Senate Members: Mike McCormack Gordon Sandison John N. Ryder House Members:
Marjorie Lynch
Frank B. Brouillet
Charles E. Newschwander

An Act relating to education; adding new sections to chapter 28.09 RCW; adding new sections to chapter 28.10 RCW; amending section 7, chapter 1, Laws of 1961 as amended by section 1, chapter 179, Laws of 1961 and RCW 41.06.070; amending section 2, chapter 1, Laws of 1961 and RCW 41.06.020; amending section 43.88.160, chapter 8, Laws of 1965 and RCW 43.88.160; amending section 1, chapter 212, Laws of 1957 and RCW 28.76.390; amending section 43.19.190, chapter 8, Laws of 1965 and RCW 43.19.190; amending section 1, chapter 160, Laws of 1919 as amended by section 1, chapter 183, Laws of 1939 and RCW 28.09.070; amending section 2, chapter 160, Laws of 1919 and RCW 28.09.080; amending section 6, chapter 160, Laws of 1919 and RCW 28.09.090; amending section 2, chapter 176. Laws of 1933 as last amended by section 2, chapter Laws of 1967 (SSB 409) and RCW 28.10.010; amending section 3, chapter 176, Laws of 1933, as last amended by section 5, chapter, Laws of 1967 (SSB 409) and RCW 28.10.030; amending section 5, chapter 176, Laws of 1933, as last amended by section 6, chapter, Laws of 1967 (SSB 409) and RCW 28.10.050; amending section 1, chapter, Laws of 1967 (SSB 409); amending section 4, chapter, Laws of 1967 (SSB 409); amending section 8, chapter, Laws of 1967 (SSB 409); amending section 5, chapter 169, Laws of 1947, as last amended by section 1, chapter 105, Laws of 1965, and RCW 28.58.360; repealing section 1, chapter 115, Laws of 1945 and RCW 28.84.119; repealing section 2, chapter 115, Laws of 1945, section 13, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.120; repealing section 3, chapter 115, Laws of 1945, section 15, chapter 2, Laws of 1963 extraordinary session, section 16, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.130 and 28.84.140; repealing section 4, chapter 115, Laws of 1945 and RCW 28.84.150; repealing section 2, chapter 198, Laws of 1961, section 1, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.180; repealing section 3, chapter 198, Laws of 1961, section 2, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.190; repealing section 4, chapter 198, Laws of 1961, section 3, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.200; repealing section 4, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.205; repealing section 6, chapter 198, Laws of 1961 and RCW 28.84.220; repealing section 7, chapter 198, Laws of 1961 and RCW 28.84.230; repealing section 8, chapter 198, Laws of 1961 and RCW 28.84.240; repealing section 9, chapter 198, Laws of 1961 and RCW 28.84.250; repealing section 7, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.280; repealing section 8, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.290; repealing section 11, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.300; repealing section 17, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.310; repealing section 10, chapter 198, Laws of 1961 and RCW 28.84.900; repealing section 3, chapter 20, Laws of 1961 extraordinary session and RCW 28.84.910; repealing section 18, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.920; repealing section 1, chapter 198, Laws of 1961, section 2, chapter 159, Laws of 1965 extraordinary session and RCW 28.84.170; repealing section 2, chapter 89, Laws of 1965 extraordinary session and RCW 28.84.211; repealing section 10, chapter 2, Laws of 1963 extraordinary session, section 5, chapter 98, Laws of 1965 extraordinary session and RCW 28.84.215; repealing section 11, chapter 198, Laws of 1961, section 9, chapter 2, Laws of 1963 extraordinary session, section 1, chapter 159, Laws of 1965 extraordinary session and RCW 28.84.260; repealing section 2, chapter 20, Laws of 1961 extraordinary session, section 6, chapter 2, Laws of 1963 extraordinary session, section 2, chapter 146, Laws of 1965 extraordinary session and RCW 28.84.270; repealing section 1, chapter 98, Laws of 1965 extraordinary session and RCW 28.84.500; repealing section 2, chapter 98, Laws of 1965 extraordinary session and RCW 28.84.501; repealing section 3, chapter 98, Laws of 1965 extraordinary session and RCW 28.84.502; repealing section 4, chapter 98, Laws of 1965 extraordinary session and RCW 28.84.503: repealing section 2, chapter 179, Laws of 1957 and RCW 28.09.010; repealing section 2. chapter 136, Laws of 1965 and RCW 28.09.130; repealing section 7, chapter 160, Laws of 1919 and RCW 28.09.110; repealing section 3, chapter 179, Laws of 1957 and RCW 28.09.020; repealing section 4, chapter 179, Laws of 1957 and RCW 28.09.030; repealing section 5, chapter 179, Laws of 1957 and RCW 28.09.040; repealing section 5, chapter 160, Laws of 1919 as last amended by section 3, chapter 183, Laws of 1939 and RCW .28.09.050; repealing section 1, chapter 136, Laws of 1965 and RCW 28.09.120; repealing section 1, chapter, Laws of 1967 (SHB 533); repealing section 3, chapter, Laws of 1967 (SSB 409); repealing section 4, chapter, Laws of 1967 (SSB 409); and declaring an emergency.

Be It Enacted By the Legislature of The State of Washington:

NEW SECTION. Section 1. This act shall be known as and may be cited as the Community College Act of 1967.

NEW SECTION. Sec. 2. The purpose of this act is to provide for the dramatically increasing number of students requiring high standards of education either as a part of the continuing higher education program or for occupational training, by creating a new, independent system of community colleges which will:

- (1) Offer an open door to every citizen, regardless of his academic background or experience, at a cost normally within his economic means;
- (2) Ensure that each community college district shall offer thoroughly comprehensive educational, training and service programs to meet the needs of both the communities and students served by combining, with equal emphasis, high standards of excellence in academic transfer courses; realistic and practical courses in occupational education, both graded and ungraded; and community services of an educational, cultural, and recreational nature;
- (3) Provide administration by state and local boards which will avoid unnecessary duplication of facilities or programs; and which will encourage efficiency in operation and creativity and imagination in education, training and service to meet the needs of the community and students;
- (4) Allow for the growth, improvement, flexibility, and modification of the community colleges and their education, training and service programs as future needs occur:
- (5) Establish firmly that community colleges are, for purposes of academic training, two year institutions, and are an independent, unique, and vital section of our state's higher education system, separate from both the common school system and other institutions of higher learning, and never to be considered for conversion into four-year liberal arts colleges.

 $NEW\ SECTION.$ Sec. 3. As used in this act, unless the context requires otherwise, the term:

- (1) "System" shall mean the state system of community colleges, which shall be a system of higher education;
- (2) "College board" shall mean the state board for community college education created by this act;
- (3) "Director" shall mean the administrative director for the state system of community colleges;
- (4) "District" shall mean any one of the community college districts created by this act;
- (5) "Board of trustees" shall mean the local community college board of trustees established for each community college district within the state;
 - (6) "Council" shall mean the coordinating council for occupational education;
- (7) "Occupational education" shall mean that education or training that will prepare a student for employment that does not require a baccalaureate degree.
- (8) "K-12 system" shall mean the public school program including kindergarten through the twelfth grade.
 - (9) "Common school board" shall mean the public school district board of trustees.
- (10) "Community college" shall include where applicable, vocational-technical and adult education programs conducted by community colleges and vocational-technical institutes whose major emphasis is in post-high school education.

NEW SECTION. Sec. 4. The state of Washington is hereby divided into twenty-two community college districts as follows:

- (1) The first district shall encompass the counties of Clallam and Jefferson;
- (2) The second district shall encompass the counties of Grays Harbor and Pacific;
- (3) The third district shall encompass the counties of Kitsap and Mason;
- (4) The fourth district shall encompass the counties of San Juan, Skagit and Island;
- (5) The fifth district shall encompass Snohomish county except for the Northshore common school district;
- (6) The sixth district shall encompass the present boundaries of the common school districts of Seattle and Vashon Island, King county;
 - (7) The seventh district shall encompass the present boundaries of the common

school districts of Shoreline in King county and Northshore in King and Snohomish counties:

- (8) The eighth district shall encompass the present boundaries of the common school districts of Lake Washington, Bellevue, Issaquah, Lower Snoqualmie, Mercer Island, Skykomish and Snoqualmie, King county;
- (9) The ninth district shall encompass the present boundaries of the common school districts of Federal Way, Highline and South Central, King county;
- (10) The tenth district shall encompass the present boundaries of the common school districts of Auburn, Black Diamond, Renton, Enumclaw, Kent, Lester and Tahoma, King county;
- (11) The eleventh district shall encompass all of Pierce county, except for the present boundaries of the common school districts of Tacoma and Peninsula;
 - (12) The twelfth district shall encompass the counties of Lewis and Thurston;
 - (13) The thirteenth district shall encompass the counties of Cowlitz and Wahkiakum;
- (14) The fourteenth district shall encompass the counties of Clark, Skamania and that portion of Klickitat county not included in the sixteenth district;
- (15) The fifteenth district shall encompass the counties of Chelan, Douglas and Okanogan;
- (16) The sixteenth district shall encompass the counties of Kittitas, Yakima, and that portion of Klickitat county included in United States census divisions 1 through 4;
- (17) The seventeenth district shall encompass the counties of Ferry, Lincoln (except consolidated school district 105-157-166J), Pend Oreille, Spokane, Stevens and Whitman;
- (18) The eighteenth district shall encompass the counties of Adams and Grant, and that portion of Lincoln county comprising consolidated school district 105-157-166J;
 - (19) The ninetenth district shall encompass the counties of Benton and Franklin;
- (20) The twentieth district shall encompass the counties of Asotin, Columbia, Gar-field and Walla Walla:
 - (21) The twenty-first district shall encompass Whatcom county;
- (22) The twenty-second district shall encompass the present boundaries of the common school districts of Tacoma and Peninsula, Pierce county.

NEW SECTION. Sec. 5. There is hereby created the "state board for community college education", to consist of seven members, one from each congressional district, who shall be appointed by the governor, with the consent of the senate. The terms of the initial members shall be as follows: Two members shall serve for a term of one year, two members shall serve for a term of two years, two members shall serve for a term of three years, and one member shall serve for a term of four years, respectively, following the effective date of this act. The successors of the members initially appointed shall be appointed for terms of four years except that any persons appointed to fill a vacancy occurring prior to the expiration of any term shall be appointed only for the remainder of such term. Each member shall serve until the appointment and qualification of his successor. All members shall be citizens and bona fide residents of the state. No member of the college board shall be, during his term of office, also a member of the state board of education or a member of a K-12 board, or be employed by the common school system, or have any direct pecuniary interest in education within this state.

No member of the college board shall receive any salary for his services, but shall receive the sum of twenty-five dollars per diem for each day actually spent in attending to his duties as a member of the college board, and mileage at the rate of ten cents per mile.

The members of the college board may be removed by the governor for inefficiency, neglect of duty, or malfeasance in office, in the manner provided by RCW 28.76.290.

NEW SECTION. Sec. 6. A director of the state system of community colleges shall be appointed by the college board and shall serve at the pleasure of the college board. He shall be appointed with due regard to his fitness and background in education, by his knowledge of and recent practical experience in the field of educational administration particularly in institutions beyond the high school level. The college board may also take into consideration an applicant's proven management background even though not particularly in the field of education.

The director shall devote his entire time to the duties of his office and shall not be actively engaged or employed in any other business, vocation or employment, nor shall he have any direct pecuniary interest in or any stock or bonds of any business connected with or selling supplies to the field of education within this state.

He shall receive a salary to be fixed by the college board and shall be reimbursed for all traveling and other expenses incurred by him in the discharge of his official duties in accordance with RCW 43.03.050 and 43.03.060, as now or hereafter amended.

He shall be the executive officer of the college board and serve as its secretary and under its supervision shall administer the provisions of this chapter and the rules, regulations and orders established thereunder and all other laws of the state. He shall attend, but not vote at, all meetings of the college board. He shall be in charge of offices of the college board and responsible to the college board for the preparation of reports and the collection and dissemination of data and other public information relating to the state system of community colleges. At the direction of the college board, he shall, together with the chairman of the college board, execute all contracts entered into by the college board.

Subject to the provisions of chapter 41.06 RCW, the state civil service law, the director shall, with the approval of the college board, appoint and employ such field and office assistants, clerks and other employees as may be required and authorized for the proper discharge of the functions of the college board and for whose services funds have been appropriated. All employees of the state board of education who are governed by the provisions of chapter 41.06 RCW, and who are employed exclusively or principally in performing the powers and duties and functions transferred by this act to the state board for community college education, and who are transferred to the state board for community college education, shall continue to be governed by the provisions of chapter 41.06 RCW, the state civil service law, without any loss of rights granted by said law.

The board may, by written order filed in its office, delegate to the director any of the powers and duties vested in or imposed upon it by this act. Such delegated powers and duties may be exercised by the director in the name of the college board.

NEW SECTION. Sec. 7. The governor shall, within thirty days after the effective date of this act, make the appointments to the college board.

The college board shall, within thirty days after its appointment, organize, adopt a seal, and adopt by-laws for its administration, not inconsistent herewith, as it may deem expedient and may from time to time amend such by-laws. At such organizational meeting it shall elect from among its members a chairman and a vice chairman, each to serve for one year, and annually thereafter shall elect such officers, all to serve until their successors are appointed and qualified. The college board shall at its initial meeting fix a date and place for its regular meeting. Four members shall constitute a quorum, and no meeting shall be held with less than a quorum present, and no action shall be taken by less than a majority of the college board.

After organization, the first order of business for the college board shall be to assist the district college boards in the assumption of administration, control and occupancy of the various community colleges and such other vocational facilities as are covered by this act which are now under the administration, control and occupancy of the common school boards.

Special meetings may be called as provided by its rules and regulations. Regular meetings shall be held at the college board's established offices in Olympia, but whenever the convenience of the public or of the parties may be promoted, or delay or expenses may be prevented, it may hold its meetings, hearings or proceedings at any other place designated by it. The college board shall transmit a report in writing to the governor before December 1st of each year which report shall contain a summary of its proceedings during the preceding fiscal year, a detailed and itemized statement of all revenue and all expenditures made by or on behalf of the college board, such other information as it may deem necessary or useful and any other additional information which may be requested by the governor. The fiscal year of the college board shall conform to the fiscal year of the state.

NEW SECTION. Sec. 8. Suitable offices and office equipment shall be provided by the state for the college board in the city of Olympia, and the college board may incur the necessary expense for office furniture, stationery, printing, incidental expenses, and other expenses necessary for the administration of this act.

NEW SECTION. Sec. 9. The college board shall have general supervision and control over the state system of community colleges. In addition to the other powers and duties imposed upon the college board by this act, the college board shall be charged with the following powers, duties and responsibilities:

(1) Review budgets prepared by the community college boards of trustees, prepare a single budget for the support of the state system of community colleges, and submit

this budget to the governor as provided in RCW 43.88.090; the coordinating council shall assist with the preparation of the community college budget that has to do with vocational education programs;

(2) Establish guidelines for the disbursement of funds; and receive and disburse such funds for maintenance and operation and capital support of the community college districts in conformance with the state and district budgets, and in conformance with chapter 43.88 RCW;

(3) Ensure, through the full use of its authority,

(a) that each community college district shall offer thoroughly comprehensive educational, training and service programs to meet the needs of both the communities and students served by combining, with equal emphasis, high standards of excellence in academic transfer courses; realistic and practical courses in occupational education, both graded and ungraded; and community services of an educational, cultural, and recreational nature: *Provided*, That notwithstanding any other provisions of this act, a community college shall not be required to offer a program of vocational-technical training, when such a program as approved by the coordinating council for occupational education is already operating in the district;

(b) that each community college district shall maintain an open-door policy, to the end that no student will be denied admission because of the location of his residence or because of his educational background or ability; that, insofar as is practical in the judgment of the college board, curriculum offerings will be provided to meet the educational and training needs of the community generally and the students thereof; and that all students, regardless of their differing courses of study, will be considered, known and recognized equally as members of the student body: *Provided*, That the administrative officers of a community college may deny admission to a prospective student or attendance to an enrolled student if, in their judgment, he would not be competent to profit from the curriculum offerings of the community college, or would, by his presence or conduct, create a disruptive atmosphere within the community college not consistent with the purposes of the institution;

- (4) Prepare a comprehensive master plan for the development of community college education and training in the state; and assist the state census board in the preparation of enrollment projections to support plans for providing adequate community college facilities in all areas of the state;
- (5) Define and administer criteria and guidelines for the establishment of new community colleges or campuses within the existing districts;
- (6) Establish and administer criteria and procedures for modifying district boundary lines;
- (7) Establish minimum standards to govern the operation of the community colleges with respect to:

 (a) qualifications and credentials of instructional and key administrative personnel,
- (a) qualifications and credentials of instructional and key administrative personnel, except as otherwise provided in the state plan for vocational education,
- (b) internal budgeting, accounting, auditing, and financial procedures as necessary to supplement the general requirements prescribed pursuant to chapter 43.88 RCW,
- (c) the content of the curriculums and other educational and training programs, and the requirements, degrees and diplomas awarded by the colleges,
 - (d) standard admission policies.
- (8) Establish and administer criteria and procedures for all capital construction including the establishment, installation, and expansion of facilities within the various community college districts;
- (9) Encourage innovation in the development of new educational and training programs and instructional methods; coordinate research efforts to this end; and disseminate the findings thereof:
- (10) Exercise any other powers, duties and responsibilities necessary to carry out the purposes of this act.

The college board shall have the power of eminent domain.

NEW SECTION. Sec. 10. There is hereby created a community college board of trustees for each community college district as set forth in this act. Each community college board of trustees shall be composed of five trustees, who shall be appointed by the governor from a list of nominees submitted by the nominating committee in accordance with section 11 of this act.

The initial appointees to the board of trustees shall draw lots at the first meeting thereof to determine their respective initial terms. One trustee shall serve for one year, one for two years, one for three years, one for four years, and one for five years.

Thereafter, until July 1, 1969, the successors of the trustees initially appointed shall be appointed by the governor to serve for a term of five years except that any person appointed to fill a vacancy occurring prior to the expiration of any term shall be appointed only for the remainder of the term.

Every trustee shall be a resident and qualified elector of his community college district. No trustee may serve as a member of the board of directors of any school district, or as an elected officer or member of the legislative authority of any municipal corporation.

Each board of trustees shall organize itself by electing a chairman from its members. The board shall adopt a seal and may adopt such bylaws, rules and regulations as it deems necessary for its own government. Three members of the board shall constitute a quorum, but a lesser number may adjourn from time to time and may compel the attendance of absent members in such manner as prescribed in its bylaws, rules, or regulations. The district president, or if there be none, the president of the community college, shall serve as, or may designate another person to serve as, the secretary of the board, who shall not be deemed to be a member of the board.

NEW SECTION. Sec. 11. In each community college district of the state there is hereby created a nominating committee to select no less than five nominees for consideration by the governor for the initial trustees. The nominating committee shall be composed of each member of the state legislature residing within the boundaries of the community college district to be served.

The senior legislator on each committee shall serve as chairman of the committee and shall call the meeting at some conveniently located place and shall set the time of the meeting.

The members of the nominating committee shall be entitled to per diem and expenses as provided in RCW 44.04.120 and such payments shall be a proper charge to the college board.

NEW SECTION. Sec. 12. Within forty-five days after the effective date of this act, each nominating committee shall submit a list of no less than five nominees, who shall be residents of the community college district, to the governor for selection of the community college district board of trustees for that district. In preparing the list of names to be submitted to the governor, the members of the committee shall give consideration to geographical exigencies, and the interests of labor, industry, agriculture and the professions. In the event that the nominating committee from any district fails to submit a list of nominees to the governor by the prescribed date, he shall appoint the trustees for that district from registered voters residing within that district, observing the same considerations as prescribed for the committee in making its nominations

NEW SECTION. Sec. 13. Within thirty days of their appointment or July 1, 1967, whichever is sooner, the various district boards of trustees shall organize, adopt bylaws for its own government, and make such rules and regulations not inconsistent with this 1967 act as they deem necessary. At such organizational meeting it shall elect from among its members a chairman and a vice chairman, each to serve for one year, and annually thereafter shall elect such officers to serve until their successors are appointed or qualified. The chief executive officer of the community college district shall serve as secretary of the board. Three trustees shall constitute a quorum, and no action shall be taken by less than a majority of the trustees of the board. The first order of business after organization shall be to prepare for the orderly assumption of the duties and responsibilities of the administration and management of the community college district and the facilities thereof. The district boards shall transmit a report in writing to the college board before October 1st of each year which report shall contain a summary of its proceedings during the preceding fiscal year, a detailed and itemized statement of all revenue and all expenditures made by or on behalf of the district boards, such other information as it may deem necessary or useful, and any other additional information which may be requested by the college board. The fiscal year of the district boards shall conform to the fiscal year of the state.

NEW SECTION. Sec. 14. Each community college board of trustees:

- (1) Shall operate all existing community colleges and vocational-technical institutes in its district;
- (2) Shall create comprehensive programs of community college education and training and maintain an open-door policy in accordance with the provisions of section 9(3) of this act;

- (3) Shall employ for a period to be fixed by the board a college president for each community college, a director for each vocational-technical institute or school operated by a community college, a district president in the event there is more than one college and/or separated institute or school located in the district, members of the faculty and such other administrative officers and other employees as may be necessary or appropriate and fix their salaries and duties;
- (4) May establish, under the approval and direction of the college board, new facilities as community needs and interests demand;
- (5) May establish or lease, operate, equip and maintain dormitories, food service facilities, bookstores and other self-supporting facilities connected with the operation of the community college;
- (6) May, with the approval of the college board, issue and sell revenue bonds for the construction, reconstruction, erection, equipping with permanent fixtures, demolition and major alteration of buildings or other capital assets, and the acquisition of sites, rights-of-way, easements, improvements or appurtenances, for dormitories, food service facilities, and other self-supporting facilities connected with the operation of the community college in accordance with the provisions of RCW 28.76.180 through 28.76.210 where applicable;
- (7) May establish fees and charges for the facilities authorized hereunder, including reasonable rules and regulations for the government thereof, not inconsistent with the rules and regulations of the college board; each board of trustees operating a community college may enter into agreements; subject to rules and regulations of the college board, with owners of facilities to be used for housing regarding the management, operation, and government of such facilities, and any board entering into such an agreement may:
- (a) Make rules and regulations for the government, management and operation of such housing facilities deemed necessary or advisable; and
 - (b) Employ necessary employees to govern, manage and operate the same.
- (8) May receive such gifts, grants, conveyances, devices and bequests of personal property from private sources, as may be made from time to time, in trust or otherwise, whenever the terms and conditions thereof will aid in carrying out the community college programs as specified by law and the regulations of the state college board; sell, lease or exchange, invest or expend the same or the proceeds, rents, profits and income thereof according to the terms and conditions thereof; and adopt regulations to govern the receipt and expenditure of the proceeds, rents, profits and income thereof;
- (9) May establish and maintain night schools whenever in the discretion of the board of trustees it is deemed advisable, and authorize classrooms and other facilities to be used for summer or night schools, or for public meetings and for any other uses consistent with the use of such classrooms or facilities for community college purposes;
- (10) May make rules and regulations for pedestrian and vehicular traffic on property owned, operated, or maintained by the community college district;
- (11) Shall prescribe, with the assistance of the faculty, the course of study in the various departments of the community college or colleges under its control, and not-withstanding any other provision of law, publish such catalogues and bulletins as may become necessary;
- (12) May grant to every student, upon graduation or completion of a course of study, a suitable diploma, nonbaccalaureate degree or certificate;
- (13) Shall enforce the rules and regulations prescribed by the state board for community college education for the government of community colleges, students and teachers, and promulgate such rules and regulations and perform all other acts not inconsistent with law or rules and regulations of the state board for community college education as the board of trustees may in its discretion deem necessary or appropriate to the administration of community college districts: Provided, That such rules and regulations shall include, but not be limited to, rules and regulations relating to housing, scholarships and discipline: Provided, Further, That the board of trustees may suspend or expel from community colleges students who refuse to obey any of the duly promulgated rules and regulations;
- (14) May, by written order filed in its office, delegate to the president or district president any of the powers and duties vested in or imposed upon it by this act. Such delegated powers and duties may be exercised in the name of the district board.
- (15) May perform such other activities consistent with this act and not in conflict with the directives of the college board; and

(16) Shall perform any other duties and responsibilities imposed by law or rule and regulation of the state board.

NEW SECTION. Sec. 15. Any resident of the state may enroll in any program or course maintained or conducted by a community college district upon the same terms and conditions regardless of the district of his residence.

NEW SECTION. Sec. 16. In order to facilitate the greatest possible coordination and cooperation between the agencies of the state and the federal government, and to carry out the purposes and intent of this act and the acts of Congress relating to distribution of federal funds for the support of vocational education and vocational rehabilitation, there is hereby created the coordinating council for occupational education to serve as the sole agency of the state for the receipt of federal funds made available by acts of Congress for vocational education and for vocational rehabilitation within this state.

Consistent with the requirements of Public Law 88-210, and other acts of Congress dealing with vocational education, and to the extent necessary to comply therewith the coordinating council shall have power to supervise the administration of the state plan for vocational education in the community college system; and, subject to the supervisory powers of the state superintendent of public instruction, the coordinating council shall have the power to administer the state plan for vocational education in the public schools of the state.

NEW SECTION. Sec. 17. The coordinating council for occupational education shall consist of nine members, who shall be chosen by July 1, 1967. Three of the members shall be selected by the state board of education from its membership; and they shall serve at the pleasure of the state board of education. Three members shall be selected by the community college state board from its membership; and they shall serve at the pleasure of the state board for community college education. Three members shall be appointed by the governor, one of whom shall represent the field of labor, and one of whom shall represent the field of management, both of whom shall have had recent actual experience in or association with the fields of management and labor within the state to assure their familiarity with the vocational education needs of management and labor within the state. The governor's appointees shall serve at his pleasure. No member appointed by the governor shall, during the time he serves on the council, be a member of any other education board, state or local.

No member of the council shall receive any salary for his services, but shall receive the sum of twenty-five dollars per diem for each day actually spent in attending to his duties as a member of the council, and mileage at the rate of ten cents per mile.

NEW SECTION. Sec. 18. The council shall, within thirty days after its appointment, organize, and adopt such by-laws for its own administration, not inconsistent herewith, as it may deem expedient, and may from time to time amend such by-laws. At such organizational meeting it shall elect from among its members a chairman and vice chairman, to serve for one year, and annually thereafter shall elect such officers who are to serve until their successors are appointed and qualified or until their term expires, whichever is sooner. The council shall at its initial meeting fix a date and place for its regular meeting. Five members shall constitute a quorum, and no action shall be taken by less than a majority of the council. Special meetings may be called as provided by its by-laws. Regular meetings shall be held in the city of Olympia, but whenever the convenience of the public may be better served, or delay or expense may be prevented, it may hold its meetings, hearings or proceedings at any other place in the state of Washington. The council shall transmit a report in writing to the state board of education and the state board for community college education before October 1st of each year, which report shall contain a summary of its proceedings during the preceding fiscal year, a detailed and itemized statement of all moneys allocated to the council either by the state or by a branch of the federal government, and all expenditures made by or on behalf of the council, budget projections for the next fiscal year, such other information as is necessary and useful, and any other additional information which may be requested by the boards. The fiscal year of the council shall conform to the fiscal year of the state.

NEW SECTION. Sec. 19. There is hereby established under the direction and control of the coordinating council for occupational education, a division for vocational education and a division for vocational rehabilitation. The purpose of the division of vocational education is to furnish staff services to the coordinating council in carrying out its duties with respect to vocational education under the state plan for vocational

education. The purpose of the division of vocational rehabilitation is to furnish staff services to the coordinating council in carrying out its duties with respect to vocational rehabilitation in the state.

NEW SECTION. Sec. 20. A director of the division of vocational education shall be appointed by the coordinating council and shall serve at the pleasure of the coordinating council. He shall be appointed with due regard to his fitness and background in education, by his knowledge of and recent practical experience in the field of vocational educational administration. The council may also take into consideration an applicant's proven management background even though not particularly in the field of education.

The director shall devote his entire time to the duties of his office and shall not be actively engaged or employed in any other business, vocation or employment, nor shall he have any direct pecuniary interest in or any stock or bonds of any business connected with or selling supplies in the field of education in the state.

He shall receive a salary to be fixed by the council and shall be reimbursed for all traveling and other expenses incurred by him in the discharge of his official duties in accordance with RCW 43.03.050 and 43.03.060, as now or hereafter amended.

He shall be the executive officer of the division of vocational education and under the council's supervision shall administer the provisions of this chapter and the rules, regulations and orders established thereunder and all other laws of the state pertaining to vocational education. He shall attend, but not vote at, all meetings of the council. He shall be in charge of offices of the division of vocational education and responsible to the council for the preparation of reports and the collection and dissemination of data and other public information relating to vocational education in the state. At the direction of the council, he shall, together with the chairman of the council, execute all contracts entered into by the division of vocational education.

The director shall, subject to the approval of the coordinating council, pursuant to chapter 41.06 RCW, the state civil service law, appoint such field and office assistants, clerks and other employees as may be required and authorized for the proper discharge of the functions of the division of vocational education. All employees of the former state board for vocational education who are employed exclusively or principally in performing the powers, duties and functions transferred by this act to the division of vocational education shall, upon the effective date of this act, be transferred to the division of vocational education. All such employees so transferred shall continue to be governed by the provisions of chapter 41.06 RCW, the state civil service law, without any loss of rights granted by said law. The coordinating council, in cooperation with the state board of education and the state board for community college education shall prepare a study for the forty-first legislature evaluating the effectiveness and efficiency of the division of vocational education, including a study of the permanent placement of the employees of the former state board for vocational education.

The coordinating council may, by written order filed in its office, delegate to the director any of the powers and duties relating to vocational education vested in or imposed upon it by this act and the federal vocational education acts. Such delegated powers and duties may be exercised by the director in the name of the council. The coordinating council shall have the power to cooperate with all agencies of government, local, state, and federal, in the promulgation and conducting of public service training with particular reference to fire training and law enforcement training.

NEW SECTION. Sec. 21. A director of the division of vocational rehabilitation shall be appointed by the coordinating council and shall serve at the pleasure of the council. He shall be appointed with due regard to his knowledge of, and recent practical experience in, the field of vocational rehabilitation. The coordinating council may also take into consideration an applicant's proven management background even though not particularly in the field of vocational rehabilitation.

The director shall devote his entire time to the duties of his office and shall not be actively engaged or employed in any other business, vocation or employment, nor shall he have any direct pecuniary interest in or any stock or bonds of any business connected with the field of vocational rehabilitation within the state.

He shall receive a salary to be fixed by the coordinating council and shall be reimbursed for all traveling and other expenses incurred by him in the discharge of his official duties in accordance with RCW 43.03.050 and 43.03.060, as now or hereafter amended.

He shall be the executive officer of the division of vocational rehabilitation and under the council's supervision shall administer the provisions of this chapter and the

rules, regulations and orders established thereunder and all other laws of the state. He shall attend, but not vote at, all meetings of the coordinating council. He shall be in charge of offices of the division of vocational rehabilitation and responsible to the council for the preparation of reports and the collection and dissemination of data and other public information relating to vocational rehabilitation within the state. At the direction of the council he shall, together with the chairman of the council, execute all contracts entered into by the division of vocational rehabilitation.

The director shall, subject to the approval of the coordinating council, pursuant to chapter 41.06 RCW, the state civil service law, appoint such field and office assistants, clerks and other employees as may be required and authorized for the proper discharge of the functions of the division of vocational rehabilitation and for whose services funds have been appropriated. All employees of the former division of vocational rehabilitation of the state board for vocational education who are employed exclusively or principally in performing the powers, duties and functions transferred by this act to the division of vocational rehabilitation of the coordinating council shall, upon the effective date of this act, be transferred to the division of vocational rehabilitation of the coordinating council. All such employees so transferred shall continue to be governed by the provisions of chapter 41.06 RCW, the state civil service law, without any loss of rights granted by said law. The state board of education, the state board for community college education and the coordinating council shall prepare a study for the forty-first legislature for the permanent placement of the employees of the former division of vocational rehabilitation of the state board for vocational education.

The coordinating council may, by written order filed in its office, delegate to the director any of the powers and duties relating to vocational rehabilitation vested in or imposed upon it by this act. Such delegated powers and duties may be exercised by the director in the name of the council.

NEW SECTION. Sec. 22. In addition to its other powers and duties, the coordinating council shall have the following powers and duties:

- (1) To prepare, adopt and certify the state plan for vocational education and the state plan for vocational rehabilitation;
- (2) To adopt necessary rules and regulations and do such other acts not forbidden by law necessary to carry out the provisions of this act and the federal acts: Provided, That the coordinating council shall meet, consult and cooperate with the office of the state superintendent of public instruction on all matters falling within his constitutional supervisory powers in advance of exercising any of the powers or duties granted to the council by this section;
- (3) To carry out the aims and purposes of the acts of Congress pertaining to vocational education and vocational rehabilitation.

NEW SECTION. Sec. 23. (1) The coordinating council in preparing the state plan for vocational education shall give consideration to the following:

- (a) Vocational education for persons attending high school;
- (b) Vocational education for persons who have completed or left high school and who are available for full time study in preparation for entering the labor market;
- (c) Vocational education for persons (other than persons who are receiving training allowances under the Manpower Development and Training Act of 1962, Public Law 87-415, the Area Redevelopment Act, Public Law 87-27, or the Trade Expansion Act of 1962, Public Law 87-794) who have already entered the labor market and who need training or retraining to achieve stability or advancement in employment;
- (d) Vocational education for persons who have academic, socio-economic, or other handicaps that prevent them from succeeding in the regular vocational education program;
- (e) Construction of area vocational educational school facilities, as authorized by the state board for community colleges and the state board of education; and
- (f) Ancillary services and activities to assure quality in all vocational education programs, such as teacher training and supervision, program evaluation, special demonstrations and experimental programs, development of instructional materials, and state administration and leadership, including periodic evaluation of state and local vocational education programs and services in the light of information regarding current and projected manpower needs and job opportunities.
- (2) In determining the allocation of funds, the council shall comply with federal statute.

NEW SECTION. Sec. 24. The state board of education shall have the power to authorize the school districts to offer vocational education programs which are a part of

the high school curriculum and to offer adult education and post-high school vocational educational programs which are not in conflict with community college programs, as determined by the coordinating council.

NEW SECTION. Sec. 25. The state board for community college education is hereby authorized to cooperate with the state board of education to permit, on an ad hoc basis, the common school districts to conduct a program of vocational education and community service of an educational, recreational or cultural nature which is not a part of the high school curriculum when such program will not conflict with existing programs of the same nature and in the same geographical area conducted by the community college districts.

NEW SECTION. Sec. 26. The council shall conduct business for the division of vocational education separately from its business for the division of vocational rehabilitation, and when so separately considered, the director of the appropriate division shall be the secretary of the council for the conduct of such business.

Sec. 27. Section 1, chapter 160, Laws of 1919, as last amended by section 1, chapter 183, Laws of 1939 and RCW 28.09.070 are each amended to read as follows:

The state of Washington hereby accepts all the provisions and benefits of an act passed by the senate and house of representatives of the United States of America in congress assembled, entitled "An act to provide for the promotion of vocational education, to provide for cooperation with the states in the promotion of such education in agriculture and the trades and industries; to provide for cooperation with the states in the preparation of teachers of vocational subjects; and to appropriate money and regulate its expenditure," approved February 23, 1917; and of an act of congress entitled "An act to provide for the further development of vocational education in the several states and territories," approved June 8, 1936, and the Vocational Education Act of 1946 and supplemental vocational education acts including but not limited to Public Law 88-210.

Sec. 28. Section 2, chapter 160, Laws of 1919 and RCW 28.09.080 are each amended to read as follows:

The state treasurer is hereby designated and appointed custodian of all moneys received by the state from the appropriations made by the said acts of congress and is authorized to receive and to provide for the proper custody of the same and to make disbursements therefrom in the manner provided in said acts and for the purposes therein specified. He shall also, upon the order of the [state board for vocational education] appropriate agency in accordance with the provisions of this act, pay out any moneys appropriated by the state of Washington for the purpose of carrying out the provisions of this chapter.

Sec. 29. Section 6, chapter 160, Laws of 1919 and RCW 28.09.090 are each amended to read as follows:

For the purposes of this chapter vocational schools or classes may be established, (1) as all day schools or classes giving instruction in [agricultural, home economics or trade and industrial] vocational subjects; (2) as part time schools or classes giving instruction [as prescribed by the state board for vocational education to promote civic and vocational intelligence] in vocational subjects; (3) as evening school classes giving instruction supplemental to the daily employment.

NEW SECTION. Sec. 30. Title to or all interest in real estate, choses in action and all other assets, including but not limited to assignable contracts, cash, deposits in county funds (including any interest or premiums thereon), equipment, buildings, facilities, and appurtenances thereto held as of the date of passage of this act by or for a schol district and obtained indentifiably with federal, state or local funds appropriated for community college purposes or post-high school vocational educational purposes, or used or obtained with funds budgeted for community college purposes or post-high school vocational educational purposes, or used or obtained primarily for community college or vocational education purposes, shall, on the date on which the first board of trustees of each district takes office, vest in or be assigned to the state board for community college education: Provided, That cash, funds, accounts or other deposits obtained or raised by a school district to pay for indebtedness, bonded or otherwise, contracted on or before the effective date of this act for community college purposes shall remain with and continue to be, after the effective date of this act, an asset of the school district: And Provided Further, That any option acquired by the school district to purchase real property which in the judgment of the school district will be used in the common school program may remain with the school district notwithstanding that such option was obtained in consideration of the purchase by such school district of other property for community college purposes: And Provided Further, That unexpended funds of a common school district derived from the sale, prior to July 1, 1967, of bonds authorized for any purpose which includes community college purposes and not committed for any existing construction contract, shall remain with and continue to be an asset of such common school district, unless within thirty days after said date such common school district determines to transfer such funds to the board of trustees.

For the purposes of this section and to facilitate the process of allocating the assets, the board of directors of each school district in which a community college is located, and the president of each community college, shall each submit to the state board of education, and the state board for community college education within sixty days of the effective date of this act, an inventory listing all real estate, personal property choses in action and other assets, held by a school district which, under the criteria of this section, will become the assets of the state board for community college education: Provided, That assets used "primarily" for community college purposes shall include, but not be limited to, all assets currently held by school districts which have been used on an average of at least seventy-five percent of the time during the school year 1965-1966, or if acquired subsequent to July 1, 1966, since its time of acquisition, for community college purposes: Provided, Further, That the ultimate decision and approval with respect to the allocation and disposition of the assets under this section shall be made by the governor, or an advisory committee appointed by him for that purpose. The decision of the governor or his advisory committee may be appealed within sixty days after such decision is issued by appealing to the district court of Thurston county. The decision of the superior court may be appealed to the supreme court of the state in accordance with the provision of the Administrative Procedure Act, chapter 34.04 RCW.

NEW SECTION. Sec. 31. The board of trustees of each community college district shall charge to and collect from each of the students registered therein such general tuition, incidental fees and other fees for quarters other than summer session as follows:

- (1) Resident students:
- (a) general tuition fees, fifty dollars per quarter; and
- (b) incidental fees not more than twenty dollars per quarter.
- (2) Nonresident students:
- (a) general tuition fees, one hundred-fifty dollars per quarter; and
- (b) incidental fees, not more than twenty dollars per quarter.
- (3) Tuition and incidental fees consistent with the above schedules will be fixed by the state board for community colleges for summer school students.
- (4) The board of trustees shall charge such fees for part time students, ungraded courses, noncredit courses, and short courses as it, in its discretion, may determine, not inconsistent with the rules and regulations of the state board for community college education.

The term "resident students" as used in this section shall mean students who have been domiciled in this state at least one year prior to the commencement of the quarter for which he registers, federal employees and military personnel, the children and spouses of federal employees and military personnel residing within the state, and staff members of the community college and their children and spouses. The term "nonresident students" shall mean all students other than resident students.

The term "general tuition fees" as used in this section shall mean the general tuition fee charged students registered at the community college for quarters other than summer session, which fees shall be used as prescribed in sections 32, 36 and 37 of this act. The term "incidental fees" as used in this section shall include the fees other than general tuition fees, charged all students registering at the college for quarters other than summer sessions but shall not include fees for correspondence or extension courses, and individual instruction and student deposits or rentals, disciplinary and library fines, laboratory, gymnasium, health fees, or fee charges, rentals and other income derived from any or all revenue-producing lands, buildings and facilities of the colleges heretofore or hereafter acquired, constructed or installed, including but not limited to income from rooms, dormitories, dining rooms, hospitals, infirmaries, housing or student activity buildings, vehicular parking facilities, land, or the appurtenances thereon or such other special fees as may be established by the board of trustees from time to time.

NEW SECTION. Sec. 32. Sixty percent of all general tuition fees, all incidental fees, and all other income which the trustees are authorized to impose shall be depos-

ited as the trustees may direct. Such sums of money shall be subject to the budgetary and audit provisions of law applicable to state agencies. The depository selected by the trustees shall conform to the collateral requirements required for deposit of other state funds.

Disbursement shall be made by check signed by the president of the community college or his designee appointed in writing, and such other person as may be designated by the board of trustees of the community college district. Each person authorized to sign as provided above, shall execute a surety bond in the sum of not less than the average amount on deposit in the fund during the preceding six months, or ten thousand dollars, whichever is greater. Said bonds shall be filed in the state auditor's office.

NEW SECTION. Sec. 33. The boards of trustees of community college districts are empowered in accordance with the provisions of this act to provide for the construction, reconstruction, erection, equipping, demolition and major alterations of buildings and other capital assets, and the acquisition of sites, rights-of-way, easements, improvements or appurtenances for the use of the aforementioned colleges as authorized by the college board in accordance with section 14 of this act; to be financed by bonds payable out of special funds from revenues hereafter derived from income received from such facilities, gifts, bequests or grants, and such additional funds as the legislature may provide, and payable out of a bond retirement fund to be established by the respective district boards in accordance with rules and regulations of the state board. With respect to building, improvements or repairs, or other work, the trustees shall have and be subject to the same powers or duties as are authorized and imposed upon school directors by the provisions of RCW 28.58.135 as now or hereafter amended.

NEW SECTION. Sec. 34. In addition to the powers conferred under section 9 of this act, the community college state board is authorized and shall have the power:

- (1) To permit the district boards of trustees to contract for the construction, reconstruction, erection, equipping, maintenance, demolition and major alterations of buildings and other capital assets, and the acquisition of sites, rights-of-way, easements, improvements or appurtenances of the college as approved by the community college state board.
- (2) To finance the same by the issuance of bonds secured by the pledge of up to forty percent of the general tuition fees.
- (3) Without limitation of the foregoing, to accept grants from the United States government, or any federal or state agency or instrumentality, or private corporation, association, or person to aid in defraying the costs of any such projects.

NEW SECTION. Sec. 35. For the purpose of financing the cost of any projects, the college board is hereby authorized to adopt the resolution or resolutions and prepare all other documents necessary for the issuance, sale and delivery of the bonds or any part thereof at such time or times as it shall deem necessary and advisable. Said bonds:

- (1) Shall not constitute
- (a) an obligation, either general or special, of the state; or
- (b) a general obligation of the college or of the college board;
- (2) Shall be
- (a) either registered or in coupon form; and
- (b) issued in denominations of not less than one hundred dollars; and
- (c) fully negotiable instruments under the laws of this state; and
- (d) signed on behalf of the college board with the manual or facsimile signature of the chairman of the board, attested by the secretary of the board, have the seal of the college board impressed thereon or a facsimile of such seal printed or lithographed in the bottom border thereof, and the coupons attached thereto shall be signed with the facsimile signatures of such chairman and the secretary;
 - (3) Shall state
 - (a) the date of issue; and
 - (b) the series of the issue and be consecutively numbered within the series; and
- (c) that the bond is payable both principal and interest solely out of the bond retirement fund created for retirement thereof;
- (4) Each series of bonds shall bear interest, payable either annually or semiannually, as the board may determine at an effective rate not to exceed six percent per annum over the life thereof, and no single interest or coupon rate shall exceed six percent per annum;
 - (5) Shall be payable both principal and interest out of the bond retirement fund;

- (6) Shall be payable at such times over a period of not to exceed forty years from date of issuance, at such place or places, and with such reserved rights of prior redemption, as the board may prescribe;
 - (7) Shall be sold in such manner as the board may prescribe;
- (8) Shall be issued under and subject to such terms, conditions and covenants providing for the payment of the principal thereof and interest thereon and such other terms, conditions, covenants and protective provisions safeguarding such payment, not inconsistent with sections 33 through 40 of this act, and as found to be necessary by the board for the most advantageous sale thereof, which may include but not be limited to:
- (a) A covenant that a reserve account shall be created in the bond retirement fund to secure the payment of the principal of and interest on all bonds issued and a provision made that certain amounts be set aside and maintained therein;
- (b) A covenant that sufficient moneys may be transferred from the capital projects account of the college board issuing the bonds to the bond retirement fund of the college board when ordered by the board in the event there is ever an insufficient amount of money in the bond retirement fund to pay any installment of interest or principal and interest coming due on the bonds or any of them;
- (c) A covenant fixing conditions under which bonds on a parity with any bonds outstanding may be issued.

The proceeds of the sale of all bonds, exclusive of accrued interest which shall be deposited in the bond retirement fund, shall be deposited in the state treasury to the credit of the capital projects account of the college board and shall be used solely for paying the costs of the projects, and for the purposes set forth in (8)(b) above;

(9) Shall constitute a prior lien and charge against forty percent of all general tuition fees of the community colleges.

Sec. 36. There is hereby created in the state treasury a community college bond retirement fund. Within thirty-five days from the date of start of each quarter forty percent of all general tuition fees of each such community college shall be paid into the state treasury, and shall be credited as follows:

(1) On or before June 30th of each year the college board if issuing bonds payable out of general tuition fees shall certify to the state treasurer the amounts required in the ensuing twelve-month period to pay and secure the payment of the principal of and interest on such bonds. The state treasurer shall thereupon deposit the amounts so certified in the community college bond retirement fund which fund as required, is hereby created in the state treasury. The amounts deposited in the bond retirement fund shall be used exclusively to pay and secure the payment of the principal of and interest on the tuition fee bonds issued by the college board as authorized by this act. If in any twelve-month period it shall appear that the amount certified by the college board is insufficient to pay and secure the payment of the principal of and interest on the outstanding general tuition fee bonds, the state treasurer shall notify the college board and such board shall adjust its certificate so that all requirements of moneys to pay and secure the payment of the principal and interest on all such bonds then outstanding shall be fully met at all times.

(2) That portion of the forty percent of all general tuition fees not required for or in excess of the amounts certified to the state treasurer as being required to pay and secure the payment of any of the bonds as provided in subsection (1) above shall be deposited in the community college capital projects account which account is hereby created in the general fund of the state treasury. The sums deposited in the capital projects account shall be appropriated and expended exclusively for the construction, reconstruction, erection, equipping, maintenance, demolition and major alteration of buildings and other capital assets owned by the state board for community college education in the name of the state of Washington, and the acquisition of sites, rights-of-way, easements, improvements or appurtenances in relation thereto, and for the payment of principal of and interest on any bonds issued for such purposes.

NEW SECTION. Sec. 37. For the purpose of paying and securing the payment of the principal of and interest on the bonds as the same shall become due, there shall be paid into the state treasury and credited to the bond retirement fund of the state board for community college education, the following:

- (1) Amounts derived from up to forty percent of all general tuition fees as are necessary to pay the principal of and interest on the bonds and to secure the same;
- (2) Any grants which may be made, or may become available, for the purpose of furthering the construction of any authorized projects, or for the repayment of the costs thereof;

(3) Such additional funds as the legislature may provide.

Said bond retirement fund shall be kept segregated from all moneys in the state treasury and shall, while any of such bonds or any interest thereon remains upaid, be available solely for the payment thereof. As a part of the contract of sale of such bonds, the college board shall charge and collect general tuition fees as established by this act and deposit up to forty percent of such fees in the bond retirement fund in amounts which will be sufficient to pay and secure the payment of the principal of, and interest on all such bonds outstanding.

NEW SECTION. Sec. 38. In accordance with the provisions of section 34 of this act the college board is hereby empowered:

- (1) To reserve the right to issue bonds later on a parity with any bonds being issued:
- (2) To authorize the investing of moneys in the bond retirement fund and any reserve account therein;
- (3) To authorize the transfer of money from the college board's capital projects account to the bond retirement fund when necessary to prevent a default in the payments required to be made; and
- (4) To create a reserve account or accounts in the bond retirement fund to secure the payment of the principal of and interest on any bonds.

NEW SECTION. Sec. 39. The college board is hereby empowered to issue refunding bonds to provide funds to refund any or all outstanding bonds payable from the bond retirement fund and to pay any redemption premium payable on such outstanding bonds being refunded. Such refunding bonds may be issued in the manner and on terms and conditions and with the covenants permitted by sections 33 through 40 of this act for the issuance of bonds. The refunding bonds shall be payable out of the bond retirement fund and shall not constitute an obligation either general or special, of the state or a general obligation of the college board. The effective interest cost to maturity on such refunding bonds shall not exceed six percent per annum nor shall any single interest or coupon rate exceed six percent per annum. The board may exchange the refunding bonds at par for the bonds which are being refunded or may sell them in such manner as it deems for the best interest of the college.

NEW SECTION. Sec. 40. The bonds authorized to be issued pursuant to the provisions of sections 33 through 40 of this act shall not be general obligations of the state of Washington, but shall be limited obligation bonds payable only from the special funds created for their payment. The legislature may specify additional means for providing funds for the payment of principal and interest of said bonds. Sections 33 through 40 of this act shall not be deemed to provide an exclusive method for such payment. The power given to the legislature by this section to provide for additional means for raising money is permissive, and shall not in any way be construed as a pledge of the general credit of the state of Washington.

Sec. 41. Section 2, chapter 176, Laws of 1933, as last amended by section 2, chapter, Laws of 1967 (SSB 409), and RCW 28.10.010 are each amended to read as follows:

- (1) "Handicapped person" means any individual:
- (a) Who has a physical or mental disability, which constitutes a substantial handicap to employment, of such a nature that vocational rehabilitation services may reasonably be expected to render him fit to engage in a gainful occupation consistent with his capacities and abilities; or
- (b) Who, because of lack of social competence or mobility, experience, skills, training, or other factors, is in need of vocational rehabilitation services in order to become fit to engage in a gainful occupation or to attain or maintain a maximum degree of self-support or self-care; or
- (c) For whom vocational rehabilitation services are necessary to determine rehabilitation potential.
- (2) "Physical or mental disability" means a physical or mental condition which materially limits, contributes to limiting or, if not corrected, will probably result in limiting an individual's activities or functioning. The term includes behavioral disorders characterized by deviant social behavior or impaired ability to carry out normal relationships with family and community which may result from vocational, educational, cultural, social, environmental or other factors.
- (3) "Vocational rehabilitation services" means goods or services provided handicapped persons to enable such persons to be fit for gainful occupation or to attain or maintain a maximum degree of self-support or self-care and includes every type of goods and services for which federal funds are available for vocational rehabilitation

purposes, including, but not limited to, the establishment, construction, development, operation and maintenance of workshops and rehabilitation facilities.

- (4) "Self-care" means a reasonable degree of restoration from dependency upon others for personal needs and care and includes but is not limited to ability to live in own home, rather than requiring nursing home care and care for self rather than requiring attendant care.
- (5) "State agency" means the [state board for vocational education or any agency which supersedes the state board for vocational education and which administers or supervises the administration of vocational education in the state] coordinating council for occupational education.

Sec. 42. Section 3, chapter 176, Laws of 1933, as last amended by section 6, chapter, Laws of 1967 (SSB 409), and RCW 28.10.030 are each amended to read as follows: The [office of vocational rehabilitation] state agency shall:

- (1) Provide vocational rehabilitation services to handicapped persons, including the placing of such persons in gainful occupations;
- (2) Disburse all funds provided by law and may receive, accept and disburse such gifts, grants, conveyances, devises and bequests of real and personal property from public or private sources, as may be made from time to time, in trust or otherwise, whenever the terms and conditions thereof will aid in carrying out vocational rehabilitation services as specified by law and the regulations of the state agency; and may sell, lease or exchange real or personal property according to the terms and conditions thereof. Any money so received shall be deposited in the state treasury for investment, reinvestment or expenditure in accordance with the conditions of its receipt and RCW 43.88.180:
- (3) Appoint and fix the compensation, and prescribe the duties, of the personnel necessary for the administration of this 1967 amendatory act, unless otherwise provided by law;
- (4) Make exploratory studies, make reviews, and do research relative to vocational rehabilitation.
- Sec. 43. Section 5, chapter 176, Laws of 1933, as last amended by section 9, chapter, Laws of 1967 (SSB 409), and RCW 28.10.050 are each amended to read as follows: The state of Washington does hereby:
- (1) Accept the provisions and maximum possible benefits resulting from any acts of congress which provide benefits for the purposes of this chapter;
- (2) Designate the state treasurer as custodian of all moneys received by the state from appropriations made by the congress of the United States for purposes of this 1967 amendatory act, and authorize the state treasurer to make disbursements therefrom upon the order of the [office of vocational rehabilitation] state agency; and
- (3) Empower and direct the state agency to cooperate with the federal government in carrying out the provisions of this 1967 amendatory act or of any federal law or regulation pertaining to vocational rehabilitation, and to comply with such conditions as may be necessary to assure the maximum possible benefits resulting from any such federal law or regulation.

NEW SECTION. Sec. 44. If any part of this 1967 amendatory act shall be found to be in conflict with federal requirements which are a condition precedent to the allocation of federal funds to the state, such conflicting part of this act is hereby declared to be inoperative solely to the extent of such conflict, and such findings or determination shall not affect the operation of the remainder of this act.

Sec. 45. Section 7, chapter, Laws of 1967 (SSB 409) is amended to read as follows:

The [office of vocational rehabilitation] state agency shall make available vocational rehabilitation services to the departments of institutions, labor and industries, public assistance, and employment security, and other state or other public agencies, in accordance with cooperative agreements between the [office of vocational rehabilitation] state agency and the respective agencies.

Sec. 46. Section 8, chapter, Laws of 1967 (SSB 409) is amended to read as follows:

The [office of vocational rehabilitation] state agency may purchase, from any source, by contract, vocational rehabilitation services for handicapped persons, payments for such services to be made subject to procedures and fiscal controls approved by the budget director. The performance of and payment for such services shall be subject to post audit review by the state auditor.

Sec. 47. Section 7, chapter 1, Laws of 1961 as amended by section 1, chapter 179, Laws of 1961 and RCW 41.06.070 are each amended to read as follows:

The provisions of this chapter do not apply to:

- (1) The members of the legislature or to any employee of, or position in, the legislative branch of the state government including members, officers and employees of the legislative council, legislative budget committee, statute law committee, and any interim committee of the legislature;
- (2) The judges of the supreme court, of the superior courts or of the inferior courts or to any employee of, or position in the judicial branch of state government;
- (3) Academic personnel of the institutions of higher learning and other such positions as are exempted under provisions of RCW 41.06.050;
 - (4) The officers of the Washington state patrol;
 - (5) Elective officers of the state;
 - (6) The chief executive officer of each agency;
- (7) In the departments of employment security, health, fisheries, institutions and public assistance, the director and his confidential secretary; in all other departments, the executive head of which is an individual appointed by the governor, the director, his confidential secretary, and his statutory assistant directors;
- (8) In the case of a multimember board, commission or committee, whether the members thereof are elected, appointed by the governor or other authority, serve ex officio, or are otherwise chosen;
 - (a) All members of such boards, commissions or committees;
- (b) If the members of the board, commission, or committee serve on a part time basis and there is a statutory executive officer: (i) the secretary of the board, commission or committee; (ii) the chief executive officer of the board, commission, or committee; and (iii) the confidential secretary of the chief executive officer of the board, commission, or committee:
- (c) If the members of the board, commission, or committee serve on a full time basis: (i) the chief executive officer or administrative officer as designated by the board, commission, or committee; and (ii) a confidential secretary to the chairman of the board, commission, or committee;
- (d) If all members of the board, commission, or committee serve ex officio: (i) the chief executive officer; and (ii) the confidential secretary of such chief executive officer;
- (9) The confidential secretaries and administrative assistants in the immediate offices of the elective officers of the state;
 - (10) Assistant attorneys general;
 - (11) Commissioned and enlisted personnel in the military service of the state;
- (12) Inmate, student, part time or temporary employees, and part time professional consultants, as defined by the state personnel board or the board having jurisdiction;
- (13) The public printer or to any employees of or positions in the state printing plant:
 - (14) Officers and employees of the Washington state fruit commission;
 - (15) Officers and employees of the Washington state apple advertising commission;
 - (16) Officers and employees of the Washington state dairy products commission;
- (17) Officers and employees of any commission formed under the provisions of chapter 191, Laws of 1955, and chapter 15.66 RCW;
- (18) Officers and employees of the state wheat commission formed under the provisions of chapter 87, Laws of 1961 (chapter 15.63 RCW);
- (19) Officers and employees of agricultural commissions formed under the provisions of chapter 256, Laws of 1961 (chapter 15.65 RCW);
- (20) Professional education employees of the state board for community college education.
- Sec. 48. Section 2, chapter 1, Laws of 1961 and RCW 41.06.020 are each amended to read as follows:
- Unless the context clearly indicates otherwise, the words used in this chapter have the meaning given in this section.
- (1) "Institutions of higher learning" are the University of Washington, Washington State University, Central Washington State College, Eastern Washington State College, [and] Western Washington State College, new, four-year state colleges subsequently authorized, and the various state community colleges;
- (2) "Agency" means an office, department, board, commission or other separate unit or division, however designated, of the state government and all personnel thereof; it includes any unit of state government established by law, the executive officer

or members of which are either elected or appointed, upon which the statutes confer powers and impose duties in connection with operations of either a governmental or proprietary nature;

- (3) "Board" means the state personnel board established under the provisions of RCW 41.06.110, the personnel committee established under RCW 41.06.050 and the personnel board established under RCW 41.06.060, except that this definition does not apply to the words "board" or "boards" when used in RCW 41.06.070;
- (4) "Classified service" means all positions in the state service subject to the provisions of this chapter;
- (5) "Competitive service" means all positions in the classified service for which a competitive examination is required as a condition precedent to appointment;
- (6) "Noncompetitive service" means all positions in the classified service for which a competitive examination is not required;
- (7) "Department" means an agency of government that has as its governing officer a person, or combination of persons such as a commission, board or council, by law empowered to operate the agency responsible either to (1) no other public officer or (2) the governor.

Sec. 49. Section 43.88.160, chapter 8, Laws of 1965 and RCW 43.88.160 are each amended to read as follows:

This section sets forth the major fiscal duties and responsibilities of officers and agencies of the executive branch. The regulations issued by the governor pursuant to this chapter shall provide for a comprehensive, orderly basis for fiscal management and control, including efficient accounting and reporting therefor, for the executive branch of the state government and may include, in addition, such requirements as will generally promote more efficient public management in the state.

(1) Governor; budget director. The governor, through his budget director, shall devise and supervise a modern and complete accounting system for each agency to the end that all revenues, expenditures, receipts, disbursements, resources and obligations of the state shall be properly and systematically accounted for. The accounting system shall include the development of accurate, timely records and reports of all financial affairs of the state. The system shall also provide for comprehensive central accounts in the central budget agency. The budget director may require such financial, statistical and other reports as he deems necessary from all agencies covering any period.

In addition, the budget director, as agent of the governor, shall:

- (a) Make surveys and analyses of agencies with the object of determining better methods and increased effectiveness in the use of manpower and materials; and he shall authorize expenditures for employee training to the end that the state may benefit from training facilities made available to state employees;
- (b) Report to the governor with regard to duplication of effort or lack of coordination among agencies;
- (c) Review any pay and classification plans, and changes thereunder, developed by any agency for their fiscal impact: Provided, That none of the provisions of this subsection shall affect merit systems of personnel management now existing or hereafter established by statute relating to the fixing of qualifications requirements for recruitment, appointment, or promotion of employees of any agency. He shall advise and confer with agencies including the legislative budget committee and the legislative council regarding the fiscal impact of such plans and may amend or alter said plans, except that for the following agencies no amendment or alteration of said plans may be made without the approval of the agency concerned: Agencies headed by elective officials; University of Washington; Washington State University; Central Washington State College; Eastern Washington State College; [and] Western Washington State College; new, four-year state colleges subsequently authorized, professional education employees of the state board for community college education; and the various state community colleges;
- (d) Fix the number and classes of positions or authorized man years of employment for each agency and during the fiscal period amend the determinations previously fixed by him except that he shall not be empowered to fix said number or said classes for the following: Agencies headed by elective officials; University of Washington; Washington State University; Central Washington State College; Eastern Washington State College; [and] Western Washington State College; new, four-year state colleges subsequently authorized; professional education employees of the state board for community college education; and the various state community colleges;
- (e) Promulgate regulations to effectuate provisions contained in subsections (a) through (d) hereof.

- (2) The treasurer shall:
- (a) Receive, keep and disburse all public funds of the state not expressly required by law to be received, kept and disbursed by some other persons: *Provided*, That this subsection shall not apply to those public funds of the institutions of higher learning which are not subject to appropriation;
 - (b) Disburse public funds under his supervision or custody by warrant or check;
- (c) Keep a correct and current account of all moneys received and disbursed by him, classified by fund or account:
- (d) Perform such other duties as may be required by law or by regulations issued pursuant to this law.
- It shall be unlawful for the treasurer to issue any warrant or check for public funds in the treasury except upon forms duly prescribed by the budget director. Said forms shall provide for authentication and certification by the agency head or his designee that the services have been rendered or the materials have been furnished and the treasurer shall not be liable under his surety bond for erroneous or improper payments so made. The responsibility for recovery of erroneous or improper payments made under this section shall lie with the agency head or his designee in accordance with regulations issued pursuant to this chapter.
 - (3) The state auditor shall:
- (a) Report to the legislature the results of current post audits that have been made of the financial transactions of each agency, to this end he may, in his discretion, examine the books and accounts of any agency, official or employee charged with the receipt, custody or safekeeping of public funds.
- (b) Give information to the legislature, whenever required, upon any subject relating to the financial affairs of the state.
- (c) Make his official report on or before the thirty-first of December which precedes the meeting of the legislature. The report shall be for the last complete fiscal period and shall include at least the following:
- (i) Determinations as to whether agencies, in making expenditures, complied with the will of the legislature; and
- (ii) Such plans as he deems expedient for the support of the state's credit, for lessening expenditures, for promoting frugality and economy in agency affairs and generally for an improved level of fiscal management.
- (d) Be empowered to take exception to specific expenditures that have been incurred by any agency or to take exception to other practices related in any way to the agency's financial transactions and to cause such exceptions to be made a matter of public record, including disclosure to the agency concerned and to the budget director. It shall be the duty of the budget director to cause corrective action to be taken promptly, such action to include, as appropriate, the withholding of funds as provided in RCW 43.88.110.
 - (e) Shall promptly report any irregularities to the attorney general.
 - (4) The legislative budget committee may:
- (a) Make post audits of such of the financial transactions as it may determine of any agency and to this end may in its discretion examine the books and accounts of any agency, official, or employee charged with the receipt, custody, or safekeeping of public funds.
- (b) Give information to the legislature and legislative council whenever required upon any subject relating to the financial affairs of the state.
- (c) Make its official report on or before the thirty-first of December which precedes the meeting of the legislature. The report shall be for the last complete fiscal period and shall include at least the following:
- (i) Determinations as to the extent to which agencies in making expenditures have complied with the will of the legislature and in this connection, may take exception to specific expenditures or financial practices of any agencies; and
- (ii) Such plans as it deems expedient for the support of the state's credit, for lessening expenditures, for promoting frugality and economy in agency affairs and generally for an improved level of fiscal management; and
- (iii) A report on the efficiency and accuracy of the post audit operations of the state government.
- Sec. 50. Section 1, chapter 212, Laws of 1957 and RCW 28.76.390 are each amended to read as follows:

The associated students of the University of Washington, the associated students of Washington State University, the student associations of the state community colleges

and the student associations of the state colleges shall contract for all purchases for printing of athletic programs, athletic tickets, athletic press brochures, yearbooks, magazines, newspapers and letting of concessions, exceeding one thousand dollars, notice of call for bid on the same to be published in at least two newspapers of general circulation in the county wherein the institution is located two weeks prior to the award being made. The contract shall be awarded to the lowest responsible bidder, if the price bid is fair and reasonable and not greater than the market value and price, and if the bid satisfactorily covers the quality, design, performance, convenience and reliability of service of the manufacturer and/or dealer. The associated students of the University of Washington, the associated students of Washington State University and the student associations of the state colleges or community colleges may require such security as they deem proper to accompany the bids submitted, and they shall also fix the amount of the bond or other security that shall be furnished by the person to whom the contract is awarded. The associated students of the University of Washington, the associated students of Washington State University and the student associations of the state colleges or community colleges may reject any or all bids submitted, if for any reason it is deemed for the best interest of their organizations to do so and readvertise in accordance with the provisions of this section. The associated students of the University of Washington, the associated students of Washington State University and the student associations of the state colleges or community colleges may reject the bid of any person who has had a prior contract, and who did not, in its opinion, faithfully comply with its terms: Provided, That nothing in this section shall apply to printing done or presses owned and operated by the associated students of the University of Washington, the associated students of Washington State University or the student associations of the state colleges or community colleges, or to printing done on presses owned or operated by their respective institutions.

Sec. 51. Section 43.19.190, chapter 8, Laws of 1965 and RCW 43.19.190 are each amended to read as follows:

The director of general administration, through the division of purchasing, shall:

- (1) Establish and staff such administrative organizational units within the division of purchasing as may be necessary for effective administration of the provisions of RCW 43.19.190 through 43.19.1939:
- (2) Purchase all material, supplies and equipment needed for the support, maintenance, and use of all state institutions, colleges, community colleges and universities, the offices of the elective state officers, the supreme court, the administrative and other departments of state government, and the offices of all appointive officers of the state: Provided, However, That primary authority for the purchase of specialized equipment, instructional and research material for their own use shall rest with the colleges, community colleges and universities: Provided Further, That primary authority for the purchase of materials, supplies and equipment for resale to other than state agencies shall rest with the state agency concerned;
- (3) Provide the required staff assistance for the state purchasing committee through the division of purchasing;
- (4) Have authority to delegate to state agencies a limited authorization to purchase or sell, which authorization shall specify restrictions as to dollar amount or to specific types of material, equipment and supplies: *Provided*, That acceptance of the limited purchasing authorization by a state agency does not relieve such agency from conformance with other sections of RCW 43.19.190 through 43.19.1939 or from policies established by the state purchasing committee;
- (5) Contract for the testing of material, supplies, and equipment with public and private agencies as necessary and advisable to protect the interest of the state;
- (6) Prescribe the manner of inspecting all deliveries of supplies, materials, and equipment purchased through the division;
- (7) Prescribe the manner in which supplies, materials, and equipment purchased through the division shall be delivered, stored, and distributed;
- (8) Provide for the maintenance of a catalogue library, manufacturers' and whole-salers' lists, and current market information;
- (9) Provide for a commodity classification system and may, in addition, provide for the adoption of standard specifications when approved by the purchasing committee;
- (10) Provide for the maintenance of inventory records of supplies, materials, equipment, and other property;
- (11) Prepare rules and regulations governing the relationship and procedures between the division of purchasing and state agencies and vendors.

NEW SECTION. Sec. 52. The state board for community college education or any community college board of trustees is authorized to receive federal funds made available for the assistance of community colleges, and providing physical facilities, maintenance or operation of schools, or for any educational purposes, according to the provisions of the acts of congress making such funds available.

NEW SECTION. Sec. 53. The district boards of trustees and the common school boards are hereby authorized to enter into agreements for the use by either of the other's services, facilities or equipment and for the presentation of courses of either for students of the other where such agreements are deemed to be in the best interests of the education of the students involved.

NEW SECTION. Sec. 54. The provisions of RCW 28.67.070 applicable to existing teacher contracts between the common school boards and the various teachers in the various community colleges and vocational-technical institutes shall continue to apply with equal effect after the college district boards assume control and supervision of the said community colleges and vocational-technical institutes pursuant to the provisions of this act.

The state board for community college education is hereby directed to prepare a study report on teacher tenure agreements and to recommend legislation to effectuate the best possible teacher tenure plan consistent with the best interests of the state. The study report and proposed legislation shall be presented to the members of the forty-first legislature no later than November 30, 1968.

NEW SECTION. Sec. 55. When the college district boards assume control and supervision of the respective community colleges and vocational-technical institutes, the teachers and nonacademic personnel shall be deemed to remain an employee of the common school board for the purposes of any sick leave credit plan of the common school board until the district board has established a sick leave credit plan for its employees, whereupon the district board shall place to the credit of the employee the sick leave credits standing to his credit in the plan of such common school board. Where applicable, the prior vacation with pay rights of the employees shall be treated in the same manner as above.

The provisions of this section also include the leave provisions of RCW 28.58.100, chapter, Laws of 1967 (SB 135).

NEW SECTION. Sec. 56. (1) When the college district boards assume administration, control and occupancy of the respective community colleges and vocational-technical institutes, the faculty and nonacademic personnel employed therein shall be deemed to remain an employee of the common school board for the purpose of any health care service contract or hospitalization insurance contract provided as a benefit for such faculty or nonacademic personnel, and shall continue to be entitled to all rights thereunder as if they had remained an employee of the common school board.

Until the state board for community college education adopts a new hospitalization insurance contract or health care service contract for all employees in the community college system, the district college boards shall deduct from the remuneration of such employee the amount which such employee is or may be required to pay in accordance with the provisions of any existing hospitalization insurance or health care service contract and the district college boards shall pay to the hospitalization insurance company or health care service contractor the employer's share required to be paid under the provisions of such existing plans by the employer and the employee.

(2) The state board for community college education is hereby directed to secure the best possible health care service plan available under the provisions of RCW 41.04.180 as now or hereafter amended.

NEW SECTION. Sec. 57. (1) When the college district boards assume administration control and occupancy of the respective community colleges and vocational technical institutes, the faculty and nonacademic personnel employed therein shall be deemed to remain an employee of the common school board for the purpose of any pension plan of such employees, and shall continue to be entitled to all rights and benefits thereunder as if they had remained employed by the common school board.

Until the legislature adopts a new pension plan for such employees, the district boards shall deduct from the remuneration of such employee the amount which such employee is or may be required to pay in accordance with the provisions of the pension plan of the Washington state teachers retirement system and the district boards shall pay to the retirement system any amounts required to be paid under the provisions of such plan by the employer and the employee.

(2) Faculty hired by the college district boards after the effective date of this act, who are members of a teachers' pension plan in operation in the state of Washington

or who are members of a nationwide teachers' pension plan, may continue to retain membership in such plan if they so elect and if the election is not inconsistent with the regulations of such retirement plan.

Until the legislature adopts a new pension plan for such employees, the district boards shall deduct from the remuneration of such employee the amount which such employee is or may be required to pay in accordance with the provisions of the pension plan he has elected to continue and the college district boards shall pay to the pension plan any amounts required to be paid under the provisions of such plan by the employer and the employee.

(3) The state board for community college education is hereby directed to consult with the public pension commission and prepare a study report on pension plans for faculty and to recommend legislation to adopt a plan for the best interests of the state. The study report shall be presented to the members of the forty-first legislature no later than November 30, 1968.

NEW SECTION. Sec. 58. Whenever the provisions of the professional negotiations law, chapter 28.72 RCW, as now or hereafter amended, applies to the faculty and staff of the said community colleges and vocational-technical institutes, it shall continue to apply after the effective date of this act, but negotiations and appeals shall be conducted with the respective board and the director of the state board for community college education.

The state board for community colleges shall prepare a study for presentation to the members of the forty-first legislature with respect to the applicability of such law to the state system of community colleges.

NEW SECTION. Sec. 59. Whenever, prior to the effective date of this act, the use of a single building facility is being shared between an existing community college program and a K-12 program, hereafter the respective boards shall continue to share the use of the facility until such time as it is convenient to remove one of the two programs to another facility. The determination of convenience shall be based solely upon the best interests of the students involved.

Whenever a community college district board and a common school district board are sharing the use of a single facility, the program occupying the majority of the space of such facility, exclusive of space utilized equally by both, shall determine which board will be charged with the administration and control of such facility. The determination of occupancy shall be based upon the space occupied as of January 1, 1967

The board which is charged with the administration and control of such facility may share expenses with the other board for the use of the facility.

In the event that the two boards are unable to agree upon which board is to administer and control the facility or upon a fair share of expenses for the use of the facility, the governor shall appoint an arbitrator to settle the matter. The decisions of the arbitrator shall be final and binding upon both boards. The expenses of the arbitration shall be divided equally by each board.

NEW SECTION. Sec. 60. Whenever a common school board has contracted to redeem general obligation bonds used for the construction or acquisition of facilities which are now to be under the administration, control and occupancy of the community college district board, the common school board shall continue to redeem the bonds in accordance with the provisions of the bonds.

NEW SECTION. Sec. 61. In all cases where an existing office, board, commission, bureau, or department of the state is abolished by this act, or where the powers and duties vested in, and required to be performed by, any existing officer, board, commission, common school district board, bureau, or department, are transferred to, vested in and required to be performed by, an existing or a newly created department, council, district board, state board, or a state officer, all books, papers, maps, charts, plans, records, and all other equipment or property in the possession of such existing officer, board, commission, common school district board, bureau or department or any officer or member thereof, and pending business in any way pertaining to the powers and duties of such office, board, commission, bureau, or department abolished by this act, shall be delivered and transferred to the administrative and executive head of the department, the council, district board, state board, or state officer to which his or its powers and duties are transferred. In case such powers and duties are divided between two or more departments, councils, district boards, state boards, committees, or state officers, each shall receive such books, papers, maps, charts, plans, records, other equipment and property, and pending business as pertain to the powers and duties transferred to that department, council, district board, state board, or officer. In all cases where any question shall arise as to the proper custody of any such books, papers, maps, charts, plans, records, other equipment and property, and pending business, the governor shall settle the dispute.

All parties to such transfer are hereby directed to cooperate to the extent that the changeover shall be accomplished in the best interest of education and the people served by such state board, department, council, or district board.

NEW SECTION. Sec. 62. All petitions, hearings, and other proceedings pending before any existing officer, board, commission, bureau, common school district board, or department which is abolished by this act, or the powers and duties of which are vested in, and required to be performed by, an existing or newly created department, or state officer, and all prosecutions, legal or other proceedings and investigations begun by any such officer, board, commission, bureau, or department, and not completed at the time of the taking effect of this act, shall continue and remain in full force and effect notwithstanding the passage of this act, and may be completed before or by the department, board, council or district board, or officer which succeeds to the powers and duties of such office, board, commission, bureau, or department.

NEW SECTION. Sec. 63. All orders, rules, and regulations made by any existing officer, board, commission, bureau, common school district board, or department which is abolished by this act, or the powers and duties of which are vested in, and required to be performed by, an existing or newly created department, board, council, or district board, or a state officer, shall remain in full force and effect until revoked, or modified in accordance with law by the department, board, council, or district board, or officer which succeeds to the powers and duties of such existing office, board, commission, district board, bureau, or department.

NEW SECTION. Sec. 64. All existing contracts and obligations of the officers, boards, commissions, bureaus, departments, common school district boards, abolished by this act, or the powers and duties of which are vested in, and required to be performed by, an existing or newly created department, council, board, district board, or a state officer, shall remain in full force and effect, and shall be performed by the respective departments, council, board, district board, or state officers to which the powers and duties of such existing office, board, commission, bureau, department or district board are transferred.

NEW SECTION. Sec. 65. All reports required by law to be made by any existing office, board, commission, bureau, department, district board, abolished by this act, or the powers and duties of which are vested in, and required to be performed by, an existing or newly created department, board, council, district board, created by this act, or a state officer, shall hereafter be made by the executive and administrative head of the department, or board, council, district board or officer to which the powers and duties of such existing office, board, commission, bureau, department or district board are transferred.

NEW SECTION. Sec. 66. In all cases where by this act power is vested in a department or officer to inspect, examine, secure data or information from, or procure assistance from, another department or officer, it shall be the duty of such other department or officer to submit to such inspection or examination, and to furnish the data, information, or assistance required.

NEW SECTION. Sec. 67. In all cases where any powers and duties, which have heretofore been vested in, or performed by, any existing officer, board, commission, common school district board, bureau or department, or any deputy or subordinate officer thereof, are by this act transferred, either in whole or in part, to, or vested in and required to be performed by, an existing or newly created department, or state officer, such powers and duties shall be vested in, and shall be performed by, the department, council board, district board, or officer to which the same are hereby transferred, and not otherwise. And every act done in the exercise of such powers and duties shall have the same legal effect as if done by the former officer, board, commission, bureau, common school district board, or department or any deputy or subordinate officer thereof. Every person and corporation shall be subject to the same obligations and duties, and shall have the same rights arising from the exercise of such powers and the performance of such duties, as if such powers and duties were exercised and performed by the officer, board, commission, bureau, district board, or department, or any deputy or subordinate officer thereof, designated in the respective laws which are to be administered by the departments, council, board, district boards, or state officers to which such powers and duties are transferred.

NEW SECTION. Sec. 68. In all cases where an existing office, board, commission, bureau, department, or common school district board is abolished by this act, or where

the powers and duties vested in, and required to be performed by, any existing officer, board, commission, bureau, department or district board are transferred to, vested in, and required to be performed by an existing or newly created department, council, state board, or district board, or a state officer, all teachers and other employees of such office, board, common school district board, commission, bureau, or department so abolished, or the powers and duties of which are so transferred, as the director of the department or council, state board, or district board, or officer to which the powers and duties of such office, board, commission, bureau, district board, or department are transferred may select, shall continue to perform their usual duties upon the same terms and conditions as heretofore, until removed, or appointed to positions in accordance with the provisions of this act relative to such department, board, or district board or transferred to some other department, board, or district board. In all cases where the powers and duties of any such existing office, board, commission, bureau, district board, or department are divided between departments, boards, council, district boards, or state officers, each of such departments, committees, or officers shall receive, on the above terms and conditions, such of the employees of said office, board, commission, bureau, or department as are selected by the respective directors of the department, or by the council, state board, or district board, or state officer to which the functions thereof are by this act transferred.

NEW SECTION. Sec. 69. The appropriations made to the state board for vocational education abolished by this chapter shall be transferred to and made available to the coordinating council for occupational education in accordance with the powers, duties and functions assigned to it by this act. Appropriations for the exercise of powers, duties and functions transferred to the state board for community college education from the state board of education shall be transferred to and made available to the state board for community college education in accordance with the provisions of section 70 of this act.

NEW SECTION. Sec. 70. The transfer of equipment, funds and appropriations from the state board of education to the state board for community college education, as provided in sections 59 through 70 of this act, shall be accomplished in accordance with apportionments among the several agencies by the director of the budget, who shall have due consideration to the total of the appropriations to the several agencies, the size and nature of the functions to be transferred and the feasibility of segregating such equipment to the various functions. The director of the budget shall certify such apportionments to the agencies affected and to the state auditor, the state treasurer and department of general administration, each of whom shall make the appropriate transfers and adjustments in their funds and appropriation accounts and equipment records in accordance with such certification.

NEW SECTION. Sec. 71. All funds remaining to the credit of the various special service revolving funds created pursuant to RCW 28.84.290 (herein repealed) shall be disbursed in accordance with the provisions of RCW 28.84.290 until July 1, 1967, thereafter such funds shall be transferred to the community college district boards of trustees.

NEW SECTION. Sec. 72. If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 73. The following acts or parts of acts are each hereby repealed:

- (1) Section 1, chapter 115, Laws of 1945 and RCW 28.84.119;
- (2) Section 2, chapter 115, Laws of 1945, section 13, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.120;
- (3) Section 3, chapter 115, Laws of 1945, section 15, chapter 2, Laws of 1963 extraordinary session, section 16, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.130 and RCW 28.84.140;
 - (4) Section 4, chapter 115, Laws of 1945 and RCW 28.84.150;
- (5) Section 2, chapter 198, Laws of 1961, section 1, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.180;
- (6) Section 3, chapter 198, Laws of 1961, section 2, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.190;
- (7) Section 4, chapter 198, Laws of 1961, section 3, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.200;
 - (8) Section 4, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.205;
 - (9) Section 6, chapter 198, Laws of 1961 and RCW 28.84.220;

- (10) Section 7, chapter 198, Laws of 1961 and RCW 28.84.230;
- (11) Section 8, chapter 198, Laws of 1961 and RCW 28.84.240;
- (12) Section 9, chapter 198, Laws of 1961 and RCW 28.84.250;
- (13) Section 7, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.280;
- (14) Section 8, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.290;
- (15) Section 11, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.300;
- (16) Section 17, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.310;
- (17) Section 10, chapter 198, Laws of 1961 and RCW 28.84.900;
- (18) Section 3, chapter 20, Laws of 1961 extraordinary session and RCW 28.84.910;
- (19) Section 18, chapter 2, Laws of 1963 extraordinary session and RCW 28.84.920;
- (20) Section 1, chapter 198, Laws of 1961, section 2, chapter 159, Laws of 1965 extraordinary session and RCW 28.84.170;
 - (21) Section 2, chapter 89, Laws of 1965 extraordinary session and RCW 28.84.211;
- (22) Section 10, chapter 2, Laws of 1963 extraordinary session, section 5, chapter 98, Laws of 1965 extraordinary session and RCW 28.84.215;
- (23) Section 11, chapter 198, Laws of 1961, section 9, chapter 2, Laws of 1963 extraordinary session, section 1, chapter 159, Laws of 1965 extraordinary session and RCW 28.84.260;
- (24) Section 2, chapter 20, Laws of 1961 extraordinary session, section 6, chapter 2, Laws of 1963 extraordinary session, section 2, chapter 146, Laws of 1965 extraordinary session and RCW 28.84.270:
 - (25) Section 1, chapter 98, Laws of 1965 extraordinary session and RCW 28.84.500;
 - (26) Section 2, chapter 98, Laws of 1965 extraordinary session and RCW 28.84.501;
 - (27) Section 3, chapter 98, Laws of 1965 extraordinary session and RCW 28.84.502;
 - (28) Section 4, chapter 198, Laws of 1965 extraordinary session and RCW 28.84.503;
 - (29) Section 2, chapter 179, Laws of 1957 and RCW 28.09.010;
 - (30) Section 2, chapter 136, Laws of 1965 and RCW 28.09.130;
 - (31) Section 7, chapter 160, Laws of 1919 and RCW 28.09.110;
 - (32) Section 3, chapter 179, Laws of 1957 and RCW 28.09.020;
 - (33) Section 4, chapter 179, Laws of 1957 and RCW 28.09.030;(34) Section 5, chapter 179, Laws of 1957 and RCW 28.09.040;
- (35) Section 5, chapter 160, Laws of 1919, as last amended by section 3, chapter 183, Laws of 1939 and RCW 28.09.050;
 - (36) Section 1, chapter 136, Laws of 1965 and RCW 28.09.120;
 - (37) Section 1, chapter, Laws of 1967 (SHB 533);
 - (38) Section 3, chapter, Laws of 1967 (SSB 409).

NEW SECTION. Sec. 74, Notwithstanding any other statutory provision relating to indebtedness of school districts, bonds heretofore issued by any common school district for the purpose of providing funds for community college facilities shall not be considered as indebtedness in determining the maximum allowable indebtedness under any statutory limitation of indebtedness when the sum of all indebtedness therein does not exceed the maximum constitutional allowable indebtedness applied to the value of the taxable property contained in such school district: Provided, That nothing contained herein shall be construed to affect the distribution of state funds under any applicable distribution formula.

NEW SECTION. Sec. 75. Until the community college district board has actually assumed the duties and responsibilities of the administration, management, or development of existing or authorized community college facilities, those duties and responsibilities shall continue to be discharged by the common school district operating or developing such community college facilities on the effective date hereof.

Where contracts have been let by the common school board pursuant to present law for the purpose of acquisition, construction, repair or modification of an existing community college facility such projects shall be completed under the administration of the common school board, superintendent of public instruction and/or the state board of education, and payments thereto shall be made from such funds as are allocated thereto.

Sec. 76. Section 1, chapter 169, Laws of 1947, as last amended by section 1, chapter 103, Laws of 1965 and RCW 28.58.360 are each amended to read as follows:

The school directors' association may establish a graduated schedule of dues for members of the association based upon the number of certificated personnel in each district. Dues shall be established for the directors of each district as a group. The total of all dues assessed shall not exceed twenty-two cents for each one thousand dollars of the state-wide total of all school districts' general fund receipts. The board of

directors of a school district shall make provision for payment out of the general fund of the district of the dues of association members resident in the district, which payment shall be made in the manner provided by law for the payment of other claims against the general fund of the district. The dues for each school district shall be due and payable on the first day of January of each year, and if not paid by any district before the thirty-first day of December of any year the executive committee of the association may present a written request to the county auditor that such payment be made by him by transfer of funds from the general fund of the district. Upon receipt of such request the county auditor shall make such transfer.

NEW SECTION. Sec. 77. Notwithstanding any other provisions of this act, the board of directors of any public school district located in any county of the second, first, A or AA class wherein there is an existing vocational-technical institute, may elect to have such vocational-technical institute remain a part of the public school system rather than have such institute become a part of the state community college system: Provided, That within thirty days after the effective date of this act, any school district operating a vocational-technical institute which operates independently of any existing community college as of January 1, 1967 may elect to remain independent of any community college by resolution of the board of directors of such district: And Provided Further, That any public school district may relinquish administrative control over a vocational-technical institute at the beginning of any fiscal biennium if by resolution dated before the preceding January 1st it shall so inform the state board of education and the state and district community college boards.

NEW SECTION. Sec. 78. It is the intent of this legislature that the college board provide for the four community colleges authorized by section 3, chapter 159, Laws of 1965 extraordinary session, and for which local funds for construction have been voted as of the effective date of this act, funds equivalent to those that would have been provided by matching ratios and construction costs in effect on January 1, 1967.

NEW SECTION. Sec. 79. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

MOTION

Mrs. Lynch moved that the House adopt the report of the Free Conference Committee on Engrossed Substitute House Bill No. 548.

Debate ensued, Representatives Lynch and Brouillet speaking in favor of the motion, and Representatives Moon and Newschwander speaking against it.

Mr. Leland demanded an electric roll call and the demand was sustained. Further debate ensued, Representatives Leckenby and Gallagher speaking against the motion.

YIELDING TO QUESTION

At the request of Mr. Clarke (George W.), Mr. Chapin yielded to question.

Mr. Clarke:

"Mr. Chapin, Bellevue has a community college which is primarily in your district but is also considerably in the 41st. I understand this particular bill has quite an effect on that college. I wish you would explain that to me, please."

Mr. Chapin:

"Ladies and gentlemen of the House, as one who was very deeply concerned in a floor amendment that this body sought to and successfully added to House Bill No. 548 when it was before us, I deeply regret that this conference committee found itself unable to work out any kind of compromise on reimbursement of bonded indebtedness not only for Bellevue but the other forty-two districts in this state which, to one extent or another, are involved. I think it is unfortunate, first, because it was a clear mandate of sixty-nine members of this House that some such provision be made in this bill. I am also regretful because of the fact that this conference committee, particularly the Senate, failed to honor what I felt was a moral commitment that was made by the 1965 session of this legislature when they adopted House Bill No. 104, which clearly demanded that at such time as the transfer was made, there would be a provi-

sion for reimbursement. I also think it is unfortunate that for another time the will of this House is going to have to be sacrificed to the stubbornness of the body across the hall, who apparently feel it has to be their way or not at all. However, I personally believe very deeply in the basic concept of separation embodied in this bill and I don't think it is something we can let hang fire for another two years, so I personally am going to vote for this conference report and for the bill on final passage."

Debate continued, Representatives Heavey and Smythe speaking in favor of the motion.

Mr. Whetzel demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the motion to adopt the Free Conference Committee report on Engrossed Substitute House Bill No. 548.

Representative Lynch spoke in favor of the motion.

YIELDING TO QUESTION

At the request of Mr. Moon, Mrs. Lynch yielded to question. Mr. Moon:

"Representative Lynch, I am quite concerned about this oversight on page 44 that excludes the new four-year college from orderly fiscal management of the budget director. If you will notice, this includes new four-year colleges subsequently authorized. That means authorized after the passage of this bill, and we have already had a four-year college authorized and signed into law. Because of this, which I am sure is an oversight, the new college has been excluded from orderly fiscal management and control by the budget director. My question is, if this bill passes, will you co-sponsor with me legislation to take care of this oversight?"

Mrs. Lynch:

"Mr. Moon, if we have overlooked anything, I can think of nothing better than co-sponsoring a bill with you for a four-year college."

YIELDING TO QUESTION

At the request of Mr. Wolf, Mrs. Lynch yielded to question.

Mr. Wolf:

"Is it true that the legislative intent with regard to the underlined language on page 44 is that all four-year colleges, including the new four-year college already authorized, be subject to section 49?"

Mrs. Lynch:

"Yes."

YIELDING TO QUESTION

At the request of Mr. Bluechel, Mr. Holman yielded to question.

Mr. Bluechel:

"Mr. Holman, does this bill as reported out by the free conference committee solve the legal problem that you outlined to us in your memorandum in the early part of the week?"

Mr. Holman:

"Mr. Bluechel, in my opinion it does not. I voted for concurrence with the free conference committee despite my misgivings as to the legality of this bill and I will vote for the final passage of this bill because I feel that we must have it and we have no other choice. Had I thought that there was a possibility of following Dr. Newschwander's suggestion and referring it to a new committee, I would not have voted to concur. But the answer to your question, sir, is that in my opinion we have before us one of the most troublesome legal dilemmas that has faced the courts of this state, and while I don't claim I have given this the serious consideration that I would if I were sitting in my law office back in Seattle, I still think that the questions raised in my

memorandum have not been answered and that it will therefore be up to the supreme court across the street in due time to take this under advisement."

Debate ensued, Representative Charette speaking in favor of the motion and Representative Newschwander speaking against it.

Mr. McDougall demanded the previous question and the demand was sustained.

The Clerk called the roll on the motion to adopt the report of the Free Conference Committee and the motion was carried by the following vote: Yeas, 85; nays, 10; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—85.

Those voting nay were: Representatives Bottiger, Gallagher, Gladder, Jueling, Leckenby, Leland, Marzano, Moon, Newschwander, Sheridan—10.

Those absent or not voting were: Representatives Conner, Hawley, Perry, Taylor—4.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker declared the question before the House to be the final passage of Engrossed Substitute House Bill No. 548 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 548 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 85; nays, 10; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Lewis, Lux, Lynch, Marsh, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—85.

Those voting nay were: Representatives Bottiger, Gallagher, Gladder, Jueling, Leckenby, Leland, Mahaffey, Marzano, Newschwander, Sheridan—10.

Those absent or not voting were: Representatives Conner, Litchman, Perry, Taylor—4.

Engrossed Substitute House Bill No. 548 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I have some doubts about Substitute House Bill No. 548 and voted for it because I feel that this is a step in the right direction. Substitute House Bill No. 548 will need to be revised at the next session of the legislature.

Norwood Cunningham, 30th District.

MOTION

On motion of Mr. Brouillet, one thousand additional copies of Engrossed Substitute House Bill No. 548 were ordered.

MOTION

On motion of Mr. McDougall, the House adjourned until 12:00 noon, Monday, March 27, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

EIGHTEENTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Monday, March 27, 1967.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Conner, Elicker, Taylor, and Veroske. Representatives Elicker and Veroske were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Robert Ortmeyer of the First Methodist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Substitute House Bill No. 548.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 24, 1967.

Mr. Speaker:

We, a majority of your Committee on Labor and Employment Security, to whom was referred Senate Bill No. 193, establishing prevailing wage for public works contracts.

have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Alfred O. Adams, Chairman, Sid W. Morrison, Vice Chairman.

We concur in this report: Newman H. Clark, Gary Grant, Helmut L. Jueling, Mary Ellen McCaffree, Irving Newhouse, David G. Sprague, Alan Thompson.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 24, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 375, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 24, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 529; and Senate Bill No. 545, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 24, 1967.

Mr. Speaker:

The President has signed: House Bill No. 355, and the same is herewith transmitted.

Ward Bowden, Secretary.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 23, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 360 with the following amendments:

On page 1, line 4 of the title of the printed and engrossed bills, after "programs;" strike "and"

On page 1, line 6 of the printed bill, being line 5 of the engrossed bill, after "part" insert "; requiring reporting by state agencies participating in certain federal programs; and adding a new section to chapter 8, Laws of 1965, and to chapter 43.88 RCW"

On page 1, after line 27 of the printed bill, being after line 25 of the engrossed bill, add the following new section:

"NEW SECTION. Sec. 4. There is added to chapter 8, Laws of 1965 and to chapter 43.88 RCW a new section to read as follows:

- (1) The term "agency", as used in this section, shall not include any state university or state college now existing or hereafter to be established.
- (2) Whenever an agency makes application, enters into a contract or agreement, or submits state plans for participation in, and for grants of federal funds under any federal law which are not appropriated by the legislature, the agency making such application shall at the time of such action, notify the budget director, the chairman of the legislative budget committee, and the chairmen of the legislative council on such forms and in such manner as may be prescribed by the budget director.
- (3) Whenever any such application, contract, agreement, or state plan is amended, such agency shall notify each such officer of such action in a manner prescribed by the budget director.
- (4) Such agency shall furnish to each such officer a progress report in relation to each such application, contract, agreement, or state plan, as least once in each six months period following the date of the filing of the application, contract, agreement, or state plan; and shall also file with each such officer a final report as to the final disposition of each such application, contract, agreement, or state plan.
- (5) No agency shall make application, enter into a contract or agreement, submit a state plan, or amend such application, contract, agreement, or state plan, for participa-

tion in and for grants of federal funds under any federal law which are not appropriated by the legislature, when the use of state funds to match or supplement such federal funds is a condition for receipt of such federal funds, unless:

(a) it shall first have submitted such proposal to the chairman of the legislative committee, and

(b) if notified by the chairman, by notice mailed to the agency within ten days following receipt of the proposal that approval of the legislative budget committee will be required, such approval is subsequently granted by the committee.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. McDougall moved that the House do concur in all the Senate amendments except subsection (5) of the new section 4 of the amendment, and that the House refuse to concur in subsection (5) and ask the Senate to recede therefrom.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. McDougall yielded to question.

Mr. Smith:

"Mr. McDougall, I didn't quite understand what this portion that we are asked not to concur in does."

Mr. McDougall:

"Mr. Smith, this particular bill, as you will recall, was the one which authorized the governor to receive federal funds and administer those funds during the time the legislature was not in session. The Senate in their wisdom attached a bill which in essence specified that any such moneys would have to be administered or reviewed by the legislative budget committee. It was felt this subsection would be rather difficult to administer if it had to be run through this particular course during the interim period. For that reason, it was felt we should ask the Senate to recede from subsection (5), or at least get together with the Senate on this particular provision and explain to them the difficulties which would arise in trying to abide by this provision."

Mr. Smith:

"I can see the wisdom of the Senate amendment, yet at the same time I notice there would be a strong amount of crossover from the administrative to the legislative branches, and that perhaps a little bit of study and conference might be advisable on the last two subsections of subsection (5). I take it that is the part you are concerned about? Is that correct?"

Mr. McDougall:

"Yes."

The motion was carried.

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House as representatives of the annual Buckley Spring-o-rama, Princesses Nancy Wytco, Victoria Imhof, and Kay Kaelim, with their chaperone, Irene Vanderhoff, and requested that Representatives Sawyer, Brouillet, and Grant escort the three princesses to a place on the rostrum.

The Speaker:

"At this time, it is a pleasure to introduce Princess Nancy Wytco, who has a few words for the members of the House."

Princess Nancy:

"Our Spring-o-rama Festival will be held on March 31 and April 1 and 2. We wish to extend a very cordial invitation to all of you to attend our festival. Thank you,"

The Speaker:

"Thank you very much. I am sure that the members will take advantage of this invitation and that many of them will be in Buckley this coming weekend for the festival."

The Speaker requested the special committee to escort the princesses to the rear of the chamber.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 529; also

Senate Bill No. 545.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 964, by Representatives Jastad, Day, and Charette:

An Act relating to employment security; and adding new sections to chapter 35, Laws of 1945 and to chapter 50.12 RCW.

Ordered printed and referred to Committee on Labor and Employment Security.

House Bill No. 965, by Representative Gorton:

An Act relating to the statute law committee; amending section 1, chapter 157, Laws of 1951 as last amended by section 1, chapter 95, Laws of 1959 and RCW 1.08.001; and declaring an emergency.

Ordered printed and referred to Committee on Judiciary.

FIRST READING OF SENATE BILLS

The following was read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 375, by Senators Dore, Durkan, Foley, and Connor (by departmental request):

An Act relating to the common schools and the support thereof; authorizing the sale of limited obligation bonds and the use of the proceeds for needed common school plant facilities, modernization of existing common school facilities; providing ways and means to pay said bonds; making appropriations; and declaring an emergency.

Referred to Committee on Education and Libraries.

MOTION

On motion of Mr. McDougall, the House recessed until 3:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 3:00 p.m.

The Clerk called the roll and all members were present except Representatives Backstrom, Conner, Elicker, Kalich, Taylor, and Veroske. Representatives Backstrom, Elicker, and Veroske were excused.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 27, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 269 and asks the House for a conference thereon, and the President has appointed as mem-

bers of the Conference Committee thereon: Senators Washington, Lennart, and Henry, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House granted the request of the Senate for a conference on Engrossed House Bill No. 269.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed House Bill No. 269, Representatives Leland, Whetzel, and Sprague.

MOTION

On motion of Mr. McDougall, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 27, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Joint Resolution No. 13, requiring the assessment of property at 25% of true and fair value, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mary Ellen McCaffree, Chairman.

We concur in this report: Stewart Bledsoe, Donald H. Brazier, Jr., Richard U. Chapin, Newman H. Clark, William S. Day, S. E. "Sid" Flanagan, Slade Gorton, Mrs. Joseph E. Hurley, John S. Murray, Walt Reese.

House of Representatives, Olympia, Wash., March 27, 1967.

Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Joint Resolution No. 13, requiring the assessment of property at 25% of true value, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

....., Chairman.

We concur in this report: John Bagnariol, Gary Grant, Edward Heavey, Frank Marzano.

EXPLANATION OF VOTE

Under the rules of the House, no bill or resolution may be reported out of a standing committee for disposition by the entire House without the favorable recommendation of a majority of the committee. We signed such a recommendation on Engrossed Senate Joint Resolution No. 13 in order to permit the House to vote on the resolution. We oppose the resolution, standing alone, and believe that it will be defeated, but believe that it must be defeated by the House itself in order that meaningful overall tax reform may have any chance of passage. For these reasons, we signed the majority committee report.

Slade Gorton, 46th District. Mary Ellen McCaffree, District 32-A.

MOTION

On motion of Mr. McDougall, the House advanced to the ninth order of business for the second reading of bills.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

SECOND READING OF BILLS

Engrossed Senate Joint Resolution No. 13, by Senators McMillan, Lennart, Gissberg, Woodall, Donohue, Guess, Canfield, Redmon, Henry, and Talley:

Requiring the assessment of property at 25% of true value.

Engrossed Senate Joint Resolution No. 13 was read the second time.

Mr. Holman moved adoption of the following amendment:

On page 1, line 7, after "amending" strike all the material down to and including the semicolon following "as follows" on line 8 and insert "section 1 and 2, as amended by amendment 17, so that said section will read as follows:

"Article VII, section 1. The power of taxation shall never be suspended, surrendered or contracted away. All taxes shall be uniform upon the same class of property within the territorial limits of the authority levying the tax and shall be levied and collected for public purposes only. The word "property" as used herein shall mean and include everything, whether tangible or intangible, subject to ownership. All real estate shall constitute one class: Provided, That the legislature may tax mines and mineral resources and lands devoted to reforestation by either a yield tax or an ad valorem tax at such rate as it may fix, or by both. Such property as the legislature may by general laws provide shall be exempt from taxation. Property of the United States [and of the state, counties, school districts and other municipal corporations,] and credits secured by property actually taxed in this state, not exceeding in value the value of such property, shall be exempt from taxation. The legislature shall have power, by appropriate legislation, to exempt personal property to the amount of three hundred (\$300.00) dollars for each head of a family liable to assessment and taxation under the provisions of the laws of this state of which the individual is the actual bona fide owner."

Debate ensued, Representatives Holman and Perry speaking in favor of adoption of the amendment, and Representatives Smith and Clark (Newman H.) speaking against its adoption.

Mr. Wolf demanded an electric roll call and the demand was sustained.

Further debate ensued, Representative Whetzel speaking in favor of adoption of the amendment and Representative Moon speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Sprague, Mr. Holman yielded to question.

Mr. Sprague:

"Mr. Holman, do you know offhand—and I realize this is permissive—are there any federal properties that are used for proprietary purposes that might come under this kind of thing, should the legislature decide to act?"

Mr. Holman:

"There probably are, but I don't think this body is enabled to put any kind of tax on the property of the United States because of the federal Constitution."

Mr. Sprague:

"The reason I ask this, Mr. Holman, is that it is my understanding there are some federal properties that are leased out for private use and that the real property is exempt from state and city taxes."

Mr. Holman:

"I think that is correct. I regret that is so, but I don't see that our state can do much about that."

The Speaker recognized Mr. Smith.

Mr. Smith:

"Just to throw a little light on the question Mr. Sprague brought up, in most cases the federal government pays to the municipality or the state certain moneys in lieu of taxes, so that the state, county, or city still gets some return."

Representative Bledsoe spoke against adoption of the amendment.

Mr. Kink demanded the previous question and the demand was sustained.

The Clerk called the roll on adoption of the amendment by Mr. Holman

to page 1, line 7 of Engrossed Senate Joint Resolution No. 13, and the motion

was lost and the amendment was not adopted by the following vote: Yeas, 31; nays, 60; absent or not voting, 8.

Those voting yea were: Representatives Barden, Clarke (George W.), Cunningham, DeJarnatt, Flanagan, Gallagher, Gorton, Grant, Hawley, Heavey, Hill, Holman, King, Kink, Lewis, Litchman, Lux, Mahaffey, Marzano, McCormick, McGavick, Murray, Perry, Richardson, Saling, Sheridan, Smythe, Thompson, Wanamaker, Whetzel, Wolf—31.

Those voting nay were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clocksin, Copeland, Day, Farr, Gladder, Goldsworthy, Harris, Haussler, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lynch, Marsh, May, McCaffree, McDougall, Merrill, Moon, Morrison, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Rosellini, Sawyer, Smith, Spanton, Sprague, Swayze, Walgren, Zimmerman, Mr. Speaker—60.

Those absent or not voting were: Representatives Backstrom, Conner, Elicker, Garrett, Hoggins, Kalich, Taylor, Veroske—8.

Mr. Swayze moved adoption of the following amendment:

On page 1, line 8, after "follows" and before the colon, insert "effective July 1, 1969"

Representative Swayze spoke in favor of the amendment.

The motion lost on a rising vote and the amendment was not adopted.

Mr. Copeland moved adoption of the following amendment:

Strike the Senate amendment by Senator McCutcheon as amended by Senator Lewis to page 1, line 15, which reads as follows:

After "such" and before "property" insert "real" and after "money" and before the colon insert "and thirty percentum of the true and fair value of such personal property in money"

Debate ensued, Representatives Copeland, Day, Gladder, and Amen speaking in favor of the motion, and Representative Grant speaking against it.

Mr. Kink demanded an electric roll call and the demand was sustained.

Further debate ensued, Representatives Flanagan and Haussler speaking in favor of the motion.

Mr. McDougall demanded the previous question and the demand was sustained.

The Clerk called the roll on the motion to adopt the amendment by Representative Copeland to page 1, line 15 of Engrossed Senate Joint Resolution No. 13, and the motion carried and the amendment was adopted by the following vote: Yeas, 69; nays, 24; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Barden, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clarke (George W.), Clocksin, Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hill, Hoggins, Hubbard, Humiston, Hurley, Jastad, Jolly, Jueling, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Marsh, May, McCormick, McDougall, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Smith, Smythe, Spanton, Swayze, Wanamaker, Wolf, Zimmerman, Mr. Speaker—69.

Those voting nay were: Representatives Bagnariol, Bluechel, Brouillet, Clark (Newman H.), DeJarnatt, Garrett, Grant, Heavey, Holman, Johnson, Litchman, Mahaffey, Marzano, McCaffree, Merrill, Moon, Newschwander, Saling, Sawyer, Sheridan, Sprague, Thompson, Walgren, Whetzel—24.

Those absent or not voting were: Representatives Backstrom, Conner, Kalich, McGavick, Taylor, Veroske—6.

EXPLANATION OF VOTE

Because of my position as manager of the Inventory Management Group of the Boeing Company, Commercial Airplane Division, I believed this rate presented me with a potential conflict of interest. Therefore, I abstained from the vote.

Joseph L. McGavick, District 32-B.

Mr. Heavey moved adoption of the following amendment:

Beginning on page 1, line 9, strike all the matter down to and including line 33 on page 2 and insert the following:

"Article VII, section 2. Except as hereinafter provided and notwithstanding any other provision of this Constitution, the aggregate of all tax levies upon real and personal property by the state and all taxing districts now existing or hereafter created, shall not in any year exceed [forty] twenty mills on the dollar of assessed valuation. which assessed valuation shall be [fifty] one hundred per centum of the true and fair value of such real property in money: Provided, However, That nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district: Provided Further, That if any public utility district does not levy such millage, then any fire protection district is empowered to levy such public utility district millage within such fire protection district. The term "taxing district" for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or public utility district. The legislature shall have the power, by appropriate legislation, to provide for the enforcement of the provisions of this article by state or local agencies or both. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only

- (a) By any taxing district when specifically authorized so to do by a majority [of at least three-fifths] of the electors thereof voting on the proposition to levy such additional tax submitted not more than twelve months prior to the date on which the proposed levy is to be made and not oftener than twice in such twelve month period, either at a special election or at the regular election of such taxing district at which election the number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election];
- (b) By any taxing district otherwise authorized by law to issue general obligation bonds for capital purposes, for the sole purpose of making the required payments of principal and interest on general obligation bonds issued solely for capital purposes, other than the replacement of equipment, when authorized so to do by majority [of at least three-fifths] of the electors thereof voting on the proposition to issue such bonds and to pay the principal and interest thereon by an annual tax levy in excess of the limitation herein provided during the term of such bonds, submitted not oftener than twice in any calendar year, at an election held in the manner provided by law for bond elections in such taxing district [at which election the total number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election]: Provided, That any such taxing district shall have the right by vote of its governing body to refund any general obligation bonds of said district issued for capital purposes only, and to provide for the interest thereon and amortization thereof by annual levies in excess of the tax limitation provided for herein, And Provided Further, That the provisions of this section shall also be subject to the limitations contained in Article VIII, Section 6, of this Constitution;
- (c) By the state or any taxing district for the purpose of paying the principal or interest on general obligation bonds outstanding on December 6, 1934; or for the purpose of preventing the impairment of the obligation of a contract when ordered so to do by a court of last resort."

The motion was lost and the amendment was not adopted.

On motion of Mr. Newhouse, the following amendment by Representatives Newhouse and Reese was adopted:

Strike the Senate amendment by Senator Lennart to page 1, line 17 reading as follows:

After "district" insert ": Provided Further, That if any public utility district does not levy such millage, then any fire protection district is empowered to levy such public utility district millage within such fire protection district."

Mr. Grant moved adoption of the following amendment:

On page 1, line 18, of the engrossed resolution after "district" insert "nor shall anything contained in this Article prevent the state from imposing a tax upon income from whatever source derived, with such allowance of credits, exclusions, exceptions and deductions as the legislature may provide, at rates in excess of those permitted by any provision of this section"

Mrs. Lux demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion to adopt the amendment by Mr. Grant to page 1, line 18 of Engrossed Senate Joint Resolution No. 13, and the motion was lost and the amendment not adopted by the following vote: Yeas, 35; nays, 59; absent or not voting, 5.

Those voting yea were: Representatives Anderson, Bagnariol, Beck, Bottiger, Brouillet, Ceccarelli, Chatalas, DeJarnatt, Farr, Gallagher, Garrett, Grant, Haussler, Heavey, Jastad, Johnson, Kalich, King, Kink, Litchman, Lux, Marsh, Marzano, McCormick, Merrill, Moon, O'Brien, Perry, Rosellini, Sawyer, Sheridan, Smith, Sprague, Thompson, Walgren—35.

Those voting nay were: Representatives Adams, Amen, Avey, Barden, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, Elicker, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jolly, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, May, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Richardson, Saling, Smythe, Spanton, Swayze, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—59.

Those absent or not voting were: Representatives Backstrom, Clocksin, Conner, Taylor, Veroske—5.

Mr. Hoggins moved adoption of the following amendment:

On page 1, line 14, after "[fifty]" and before "twenty-five" insert "neither more nor less than"

YIELDING TO QUESTION

At the request of Mr. Bledsoe, Mr. Hoggins yielded to question.

Mr. Bledsoe:

"Mr. Hoggins, as I read you, it is going to be twenty-five percent right on the money. Is that correct, \sin ?"

Mr. Hoggins:

"This is the intent."

Mr. Bledsoe:

"Who is going to say what that is?"

Mr. Hoggins:

"The county assessor will do the assessing, as he does now. As to enforcement of the provisions in this, I hope the tax commission will have the power to overrule him."

Mr. Bledsoe:

"You will have to refer to some superior body such as the tax commission to set the twenty-five percent?"

Mr. Hoggins:

"I think this is correct. I want to be sure this is enforced and that it is not less than twenty-five percent."

Debate ensued, Representative Hoggins speaking in favor of adoption of the amendment and Representative Bledsoe speaking against its adoption.

The motion was lost and the amendment was not adopted.

Mr. Hoggins moved adoption of the following amendment by Representatives Hoggins, McGavick, and Chatalas:

On page 1, beginning on line 24 of the printed resolution, being page 1a, beginning on line 2 of the engrossed resolution, strike all of subsection (a) and insert:

"(a) By any taxing district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to levy such additional tax submitted not more than [twelve] twenty-four months prior to the date [on which] for making the proposed levy or levies [is to be made] and not oftener than twice in [such] any twelve month period, either at a special election or at the regular election of such taxing district, at which election the number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Provided. However, That no taxing district shall submit to the electors thereof a proposition to authorize the levy of additional tax upon the authority of this subsection (a) to be made in any year for which the electors previously have authorized the levy of additional tax under the authority of this subsection (a), unless the proposed authorization is submitted to the electors by a proposition to substitute for the prior authorization under this subsection (a) a new authorization the amount of which will be adequate to fulfill all contractural obligations of the taxing district incurred by reason of the prior authorization, and unless the substitute proposition shall by its terms supersede the prior authorization and then be in lieu of any additional tax authorized by but not yet levied upon the authority of the superseded authorization;"

Mr. King demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion to adopt the amendment by Representatives Hoggins, McGavick, and Chatalas to page 1a, beginning on line 2, of Engrossed Senate Joint Resolution No. 13, and the motion was carried and the amendment adopted by the following vote: Yeas, 71; nays, 22; absent or not voting, 6.

Those voting yea were: Representatives Anderson, Avey, Bagnariol, Barden, Beck, Bluechel, Bottiger, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gorton, Grant, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Murray, Newschwander, O'Brien, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Thompson, Walgren, Whetzel, Wolf,—71.

Those voting nay were: Representatives Adams, Amen, Berentson, Bledsoe, Bozarth, Brazier, Clarke (George W.), Gladder, Goldsworthy, Harris, Haussler, Jolly, Jueling, Kopet, Lynch, Morrison, O'Dell, Reese, Spanton, Wanamaker, Zimmerman, Mr. Speaker—22.

Those absent or not voting were: Representatives Backstrom, Clocksin, Conner, Newhouse, Taylor, Veroske—6.

MOTION FOR RECONSIDERATION

Mr. Moon, having voted on the prevailing side, moved that the House do now reconsider the vote by which the amendment by Representatives Hoggins, McGavick, and Chatalas to page 1a, beginning on line 2, of Engrossed Senate Joint Resolution No. 13 was adopted.

Debate ensued, Representatives Moon and Smith speaking in favor of the motion to reconsider, and Representatives McGavick, Day, and Garrett speaking against it.

MOTION

Mr. King moved that the House defer further consideration of the amendment by Representatives Hoggins, McGavick, and Chatalas to page 1a, beginning on line 2 of Engrossed Senate Joint Resolution No. 13, and that the amendment be considered following consideration of all other amendments to the bill.

RULING BY THE SPEAKER

The Speaker:

"Mr. King, it would appear to me that your motion would not be in order."

Representative Smith withdrew his objection to the amendment by Representatives Hoggins, McGavick, and Chatalas.

The motion to reconsider the vote by which the amendment by Representatives Hoggins, McGavick, and Chatalas had been adopted was lost.

Mr. McGavick moved adoption of the following amendment:

On page 1, line 25, after "majority" and before "of the electors" strike "of at least three-fifths"

Debate ensued, Representative McGavick speaking in favor of the amendment and Representative McDougall speaking against it.

Mr. Chatalas demanded an electric roll call and the demand was sustained.

Further debate ensued, Representative Smith speaking in favor of the amendment and Representative Humiston speaking against it.

POINT OF ORDER

The Speaker recognized Mr. Newhouse on a point of order.

Mr. Newhouse:

"Mr. Speaker, didn't we by a previous amendment perfect this section?"

RULING BY THE SPEAKER

The Speaker:

"Mr. Newhouse, I think your point is well taken. This section has already been perfected by the first amendment by Representatives Hoggins and McGavick that was adopted. The Speaker would rule, then, that this amendment is out of order."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Moon on a point of parliamentary inquiry.

Mr. Moon:

"Mr. Speaker, could I now again move for reconsideration of the amendment by Representatives Hoggins and McGavick so that the amendment could be amended?"

The Speaker:

"I am sorry, Mr. Moon. We have gone beyond that point."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Chatalas on a point of parliamentary inquiry. Mr. Chatalas:

"Mr. Speaker, I realized we were going to run into a little trouble. That is why I asked the Chief Clerk if it would be proper to have these amendments follow the other one, and I was told it would. Otherwise, I would never have voted for the other one."

RULING BY THE SPEAKER

The Speaker:

"Mr. Chatalas, the amendment now being offered should have been offered as an amendment to the amendment by Mr. Hoggins, Mr. McGavick, and Mr. Chatalas before final adoption of the amendment. I think, Mr. Chatalas, that we have no other course but to rule the amendment out of order. We have already considered and disposed of the motion for reconsideration."

MOTIONS

Mr. Moon moved that Engrossed Senate Joint Resolution No. 13 be rereferred to Committee on Revenue and Taxation.

The motion was lost.

Mr. Charette moved that the rules be suspended and that the House reconsider the vote by which the House adopted the amendment by Representatives Hoggins, McGavick, and Chatalas to Engrossed Senate Joint Resolution No. 13.

Mr. Moon demanded an electric roll call and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Hoggins on a point of parliamentary inquiry. Mr. Hoggins:

"Mr. Speaker, if we do reconsider, will it then be permissible to make the amendment that you declared out of order?"

The Speaker:

"That is correct."

Mr. Hoggins:

"To amend my amendment?"

The Speaker:

"If we vote to reconsider, then your amendment will be before us on second reading and will be subject to amendment."

Mr. Smith spoke in favor of the motion.

The Clerk called the roll on the motion to suspend the rules and reconsider the vote by which the House adopted the amendment by Representatives, Hoggins, McGavick, and Chatalas to Engrossed Senate Joint Resolution No. 13, and the motion was lost by the following vote: Yeas, 53; nays, 41; absent or not voting, 5.

Those voting yea were: Representatives Anderson, Bagnariol, Barden, Beck, Bluechel, Bottiger, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Cunningham, DeJarnatt, Farr, Gallagher, Garrett, Gladder, Grant, Harris, Heavey, Hill, Hoggins, Holman, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Litchman, Lux, Mahaffey, Marsh, Marzano, McCormick, Merrill, Moon, Murray, O'Brien, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Sprague, Thompson, Walgren, Whetzel, Wolf—53.

Those voting nay were: Representatives Adams, Amen, Avey, Berentson, Bledsoe, Bozarth, Brazier, Clark (Newman H.), Clarke (George W.), Copeland, Day, Elicker, Flanagan, Goldsworthy, Gorton, Haussler, Hawley, Hubbard, Humiston, Hurley, Jueling, Kopet, Leckenby, Leland, Lewis, Lynch, May, McCaffree, McDougall, McGavick, Morrison, Newhouse, Newschwander, O'Dell, Reese, Smythe, Spanton, Swayze, Wanamaker, Zimmerman, Mr. Speaker—41.

Those absent or not voting were: Representatives Backstrom, Clocksin, Conner, Taylor, Veroske—5.

Mr. Chatalas moved adoption of the following amendment:

On page 2, line 12, after "ity" and before "of the electors" strike "of at least three-fifths"

Mr. Smith demanded an electric roll call and the demand was sustained. Representatives Newschwander and Haussler spoke against adoption of the amendment.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Mr. Speaker, does not Mr. Chatalas' amendment enter into the subject matter contained in Senate Joint Resolution No. 20, and is that not currently before the House Committee on Revenue and Taxation? If so, I would suggest that his amendment would be out of order, according to House Rule 33."

RULING BY THE SPEAKER

The Speaker:

"I would think the amendment would be in order. Senate Joint Resolution No. 20 has a much larger scope than the amendment offered. The rule indicates 'no bill' and I would say since this is just a partial verbiage from Senate Joint Resolution No. 20 that it would be in order."

POINT OF ORDER

The Speaker recognized Mr. Copeland on a further point of order.

Mr. Copeland:

The Speaker:

"I would say the same would apply to a resolution. The point is that it isn't taking the entire content of the resolution or bill and, therefore, would not come under the provisions of Rule 33."

POINT OF ORDER

The Speaker recognized Mr. Copeland on a further point of order.

Mr. Copeland:

"Mr. Speaker, if we are reading this bill section by section, we are now on page 2, and we have already passed page 1 and have created a conflict. On page 2, line 12 you are deleting three-fifths, but on page 1 you have left three-fifths."

RULING BY THE SPEAKER

The Speaker:

"Mr. Copeland, there being no objection, the second reading was by last line only. That means we are not taking it section by section. We have tried to put the amendments in some kind of order."

Debate ensued, Representatives Smith and McGavick speaking in favor of adoption of the amendment, and Representative Leland speaking against its adoption.

POINT OF ORDER

The Speaker recognized Mr. Moon on a point of order.

Mr. Moon:

"Mr. Speaker, Mr. McGavick is talking about special levies. We have already resolved this area on special levies in the previous amendment when we failed to reconsider the amendment of Representatives Hoggins and McGavick. This amendment we are dealing with now deals with the issuing of general obligation bonds. I wish we would keep our discussion to general obligation bonds and forget about special levies."

The Speaker:

"Thank you, Mr. Moon."

Representative Bledsoe spoke against the adoption of the amendment.

Mr. Kink demanded the previous question and the demand was sustained. The Clerk called the roll on adoption of the amendment by Representative Chatalas to page 2, line 12 of Engrossed Senate Joint Resolution No. 13, and the motion was lost and the amendment was not adopted by the following vote: Yeas, 40; nays, 52; absent or not voting, 7.

Those voting yea were: Representatives Anderson, Bagnariol, Barden, Beck, Bottiger, Brouillet, Ceccarelli, Charette, Chatalas, Cunningham, DeJarnatt, Gallagher, Garrett, Gorton, Grant, Heavey, Jastad, Johnson, Jolly, Kalich, King, Kink, Lux, Marsh, Marzano, McCaffree, McCormick, McGavick, Merrill, Moon, O'Brien, Perry, Rosellini, Saling, Sawyer, Sheridan, Smith, Sprague, Thompson, Walgren—40.

Those voting nay were: Representatives Adams, Amen, Avey, Bledsoe, Bluechel, Bozarth, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Day, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, May, McDougall, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Richardson, Smythe, Spanton, Swayze, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—52.

Those absent or not voting were: Representatives Backstrom, Berentson, Conner, Litchman, Mahaffey, Taylor, Veroske—7.

Mr. Holman moved adoption of the following amendment:

On page 2, following subsection (c), add a new paragraph as follows:

"This amendment shall become effective only upon the adoption and ratification of an amendment to this article specifically authorizing a tax upon income at a rate or rates in excess of the limitations provided by this section."

Debate ensued, Representative Holman speaking in favor of adoption of the amendment and Representative Jueling speaking against it.

Mr. Grant demanded an electric roll call and the demand was sustained.

Further debate ensued, Representative Heavey speaking in favor of adoption of the amendment and Representative Clarke (George W.) speaking against it.

MOTION

Mr. McDougall moved that the amendment by Mr. Holman to page 2 of Engrossed Senate Joint Resolution No. 13 be laid on the table.

Mr. Grant demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion by Mr. McDougall that the amendment by Mr. Holman to page 2 of Engrossed Senate Joint Resolution No. 13 be laid on the table, and the motion was carried by the following vote: Yeas, 51; nays, 44; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Chapin, Clarke (George W.), Clocksin, Copeland, Cunningham, Day, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Hubbard, Humiston, Hurley, Jastad, Jueling, Kalich, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, May, McCaffree, McDougall, Morrison, Newhouse, Newschwander, O'Dell, Reese, Richardson, Spanton, Swayze, Wolf, Zimmerman, Mr. Speaker—51.

Those voting nay were: Representatives Anderson, Avey, Bagnariol, Beck, Bottiger, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), De-

Jarnatt, Elicker, Gallagher, Garrett, Grant, Haussler, Heavey, Holman, Johnson, Jolly, King, Kink, Litchman, Lux, Marsh, Marzano, McCormick, McGavick, Merrill, Moon, Murray, O'Brien, Perry, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Thompson, Walgren, Wanamaker, Whetzel—44.

Those absent or not voting were: Representatives Backstrom, Conner, Taylor, Veroske—4.

MOTION FOR RECONSIDERATION

Mr. Kalich, having voted on the prevailing side, moved that the House do now reconsider the vote by which the motion by Mr. McDougall to table Mr. Holman's amendment was carried.

RULING BY THE SPEAKER

The Speaker:

"Mr. Kalich, I refer you to Reed's No. 204. The motion to lay on the table, when decided in the affirmative, cannot be reconsidered."

MOTION

Mr. Kalich moved that the amendment by Mr. Holman to Engrossed Senate Joint Resolution No. 13 be taken from the table.

RULING BY THE SPEAKER

The Speaker:

"Your motion would be out of order. There has been no intervening business, Mr. Kalich."

On motion of Mr. McDougall, the rules were suspended, Engrossed Senate Joint Resolution No. 13 as amended by the House was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representative Smith spoke in favor of passage of the resolution.

Mr. Day demanded an oral roll call and the demand was sustained.

Debate ensued, Representatives Bledsoe, O'Brien, and Haussler speaking in favor of passage of the resolution, and Representatives Holman and King speaking against its passage.

Mr. Newhouse demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Joint Resolution No. 13 as amended by the House, and the resolution failed to pass the House by the following vote: Yeas, 47; nays, 48; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Charette, Clarke (George W.), Clocksin, Copeland, Day, Flanagan, Gladder, Goldsworthy, Harris, Haussler, Hubbard, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, Kink, Kopet, Lynch, Marsh, May, McCormick, McDougall, Moon, Morrison, Newhouse, O'Brien, O'Dell, Reese, Richardson, Smith, Spanton, Swayze, Wanamaker, Wolf, Zimmerman, Mr. Speaker—47.

Those voting nay were: Representatives Bagnariol, Barden, Beck, Bluechel, Brouillet, Ceccarelli, Chapin, Chatalas, Clark (Newman H.), Cunningham, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gorton, Grant, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, King, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Mahaffey, Marzano, McCaffree, McGavick, Merrill, Murray, Newschwander, Perry, Rosellini, Saling, Sawyer, Sheridan, Smythe, Sprague, Thompson, Walgren, Whetzel—48.

Those absent or not voting were: Representatives Backstrom, Conner, Taylor, Veroske—4.

Engrossed Senate Joint Resolution No. 13 as amended by the House, having failed to receive the constitutional two-thirds majority, was declared lost.

EXPLANATION OF VOTE

The reason I changed my vote on Engrossed Senate Joint Resolution No. 13 from "yea" to "nay" was so I could give notice of reconsideration on the next working day.

William "Bill" Chatalas,
33rd District.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of the balance of the second and third reading calendars, and the bills were ordered placed on tomorrow's calendar for second and third reading.

NOTICE OF RECONSIDERATION

Mr. Gorton served notice that, having voted on the prevailing side, he would on the next working day move for reconsideration of the vote by which Engrossed Senate Joint Resolution No. 13 had failed to pass the House.

MOTION

On motion of Mr. McDougall, the House adjourned until 11:30 a.m., Tuesday, March 28, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

NINETEENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Tuesday, March 28, 1967

The Speaker called the House to order at 11:30 a.m.

The Clerk called the roll and all members were present except Representatives McCormick and Smith. Representative Smith was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend T. Eugene Turner of the First Christian Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House Andrew C. Borhnsen, Governor of the 1967 Youth Legislature, and Jon Parker, his legal adviser, both from Hoquiam, and requested that Representatives Anderson and Charette escort them to places on the rostrum.

The Speaker:

"At this time it is a pleasure to present to the House of Representatives the governor of the 1967 Youth Legislature, Andrew Borhnsen."

Mr. Borhnsen:

"Mr. Speaker, Representatives of the House, it is certainly a privilege to be here today and observe your legislature in session. I am sure Jon and I are learning quite a lot and, on behalf of the YMCA across the state, I would like to thank you for making this all possible. Thank you very much."

Mr. Anderson:

"Ladies and gentlemen of the House, it is indeed a pleasure for me to have someone from my hometown as the youth governor. I should also like to tell you something about this young man. He has a straight four-point grade point average in high school and, in addition, received the inspirational trophy for football and wrestling. I think he is going to be an outstanding youth governor. On behalf of myself and the members of this legislature, Andy, I would like to present to you a copy of Reed's Parliamentary Rules, which has your name on it, Andrew C. Borhnsen, Governor, Youth Legislature, 1967, and also a copy of the 1967 Legislative Manual. I am extremely proud to be able to give these to you, Andy."

Mr. Charette:

"Mr. Speaker, ladies and gentlemen of the House, I would also like to present at this time to Jon Parker a copy of Reed's Rules and a Legislative Manual. Jon is also an excellent student at Hoquiam High School. He plays football and basketball. I reminded him today that on Thanksgiving afternoon the game, which I attended, seemed to last about seven hours. He did a fine job, and I know that Jon's father and mother are very proud of him and will be even more proud in the future."

The Speaker:

"We congratulate both you young gentlemen. You are certainly a credit to the state of Washington and to your community."

The Speaker requested that the special committee escort the young men to the rear of the chamber.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 27, 1967.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 965, deleting the requirement that one member of the statute law committee be appointed from among membership of the legislative council, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Newman H. Clark, Chairman, Timothy H. Hill, Vice Chairman.

We concur in this report: R. Ted Bottiger, Donald H. Brazier, Jr., Richard U. Chapin, Robert L. Charette, Charles W. Elicker, Edward Heavey, Mark Litchman, Daniel G. Marsh, Robert W. O'Dell, Thomas A. Swayze, Jr., Gordon L. Walgren.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 27, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 20; and

Substitute Senate Bill No. 23; and

Engrossed Senate Bill No. 35; and

Senate Bill No. 291; and

Engrossed Senate Bill No. 309, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 27, 1967.

Mr. Speaker:

The President has signed: Substitute House Bill No. 548, and the same is herewith transmitted.

Ward Bowden, Secretary.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 20, by Senators Woodall and Gissberg (by legislative council request):

An Act relating to civil procedure; and amending sections 55 and 56, page 14, Laws of 1869 as last amended by section 54, Code of 1881, and RCW 4.12.090 and amending section 1, chapter 173, Laws of 1927 as amended by section 168, chapter 53, Laws of 1965 and RCW 4.12.025; and making an effective date.

Referred to Committee on Rules and Administration.

Substitute Senate Bill No. 23, by Committee on Commerce, Manufacturing, and Licenses:

An Act relating to proprietary schools; providing for registration of proprietary schools; and licensing of their agents; prescribing penalties; and declaring an effective date.

Referred to Committee on Rules and Administration.

Engrossed Senate Bill No. 35, by Senators Woodall, Greive, and Gissberg (by legislative council request):

An Act relating to interest and usury; amending section 7, chapter 80, Laws of 1899 and RCW 19.52.030; adding new sections to chapter 80, Laws of 1899 and to chapter 19.52 RCW; prescribing penalties; and providing an effective date.

Referred to Committee on Rules and Administration.

Senate Bill No. 291, by Senators Donohue, McMillan, and Mardesich:

An Act relating to agriculture and agricultural production; the application of the Washington agricultural enabling act to state agencies or other governmental units; and adding a new section to chapter 191, Laws of 1955 and to chapter 15.66 RCW.

Referred to Committee on Rules and Administration.

Engrossed Senate Bill No. 309, by Senators Hanna, Talley, Foley, and Chytil:

An Act relating to public utility districts; and amending section 4, chapter 1, Laws of 1931, as last amended by section 9, chapter 265, Laws of 1959, and RCW 54.12.010.

Referred to Committee on Rules and Administration.

RESOLUTION

House Resolution No. 67-63, by Representatives O'Brien and Gorton:

Whereas, The gift of poetry is a rare and special talent, requiring not simply a facility with words, but also the qualities of insight and wit; and

Whereas, Through poetry, whether serious or nonsensical, man is allowed to see himself and his behavior in a fresh light and in a new dimension; and

Whereas, The deliberations of the House of Representatives are enriched immeasurably by the occasional addition of such new dimensions; and

Whereas, The House of Representatives is fortunate to have among its members a man of literary tendencies and talents; and

Whereas, These qualities have been used to enlighten, entertain, and entreat to the enjoyment of all;

Now, Therefore, Be It Resolved, That the House at this time wishes to convey its appreciation for the efforts of Representative William J. S. "Bill" May, and, particularly, to commend him for the bound volume of his poetry which he presented to each member during the 40th Session of the Legislature; and

Be It Further Resolved, That Representative May be designated Poet Laureate of the 40th Session of the Washington State Legislature; and

Be It Further Resolved, That the Chief Clerk of the House be instructed to suitably inscribe a copy of this resolution for transmittal to Representative May with the affection and thanks of his colleagues in the House of Representatives.

On motion of Mr. O'Brien, the resolution was adopted unanimously.

PERSONAL PRIVILEGE

The Speaker recognized Mr. May:

Mr. May:

"Thank you, Mr. Speaker and members of this House, for this honor. I appreciate it very much."

MOTION

On motion of Mr. McDougall, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll and all members were present except Representatives Kink and McCormick.

MOTION FOR RECONSIDERATION

Mr. Gorton, having given notice on the preceding day, moved that the House do now reconsider the vote by which the House had failed to pass Engrossed Senate Joint Resolution No. 13 as amended by the House by a two-thirds constitutional majority.

The motion was carried.

MOTIONS

Mr. Gorton moved that Engrossed Senate Joint Resolution No. 13 be rereferred to Committee on Revenue and Taxation.

Mr. O'Brien moved that the motion by Mr. Gorton be laid on the table.

Mr. Litchman demanded an electric roll call and the demand was sustained.

The Clerk called the roll and the motion to table Mr. Gorton's motion to rerefer Engrossed Senate Joint Resolution No. 13 as amended by the House to Committee on Revenue and Taxation was lost by the following vote: Yeas, 26; nays, 66; absent or not voting, 7.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bottiger, Ceccarelli, Chatalas, Day, Gallagher, Grant, Heavey, Hurley, Johnson, Jolly, King, Litchman, Marsh, Merrill, Moon, O'Brien, Rosellini, Sawyer, Smith, Thompson, Walgren—26.

Those voting nay were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Chapin, Charette, Clark (New-

man H.), Clarke (George W.), Clocksin, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Humiston, Jastad, Jueling, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marzano, May, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Richardson, Saling, Sheridan, Smythe, Spanton, Sprague, Swayze, Taylor, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—66.

Those absent or not voting were: Representatives Conner, Hubbard, Kalich, Kink, Kopet, McCormick, Perry-7.

The Speaker declared the question before the House to be the motion that Engrossed Senate Joint Memorial No. 13 as amended by the House be rereferred to Committee on Revenue and Taxation.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Gorton yielded to question.

"Mr. Gorton, is there any particular reason why you prefer to rerefer this memorial to the Revenue and Taxation Committee instead of the Rules Committee to which House Joint Resolution No. 29 was referred?"

Mr. Gorton:

"Yes, Mr. Smith. The Revenue and Taxation Committee can amend the bill."

The motion was carried.

SECOND READING OF BILLS

House Bill No. 496, by Representatives Humiston, Charette, and O'Dell: Enacting the optional municipal code.

> House of Representatives. Olympia, Wash., March 15, 1967.

Mr. Speaker:

We, a majority on your Committee on Local Government, to whom was referred House Bill No. 496, enacting the optional municipal code, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 73, section 35A.14.015, line 28, after "with the" and before "county" insert "boundary review board as provided for in chapter, Laws of 1967 (Substitute House Bill No. 37) or the'

On page 75, section 35A.14.030, line 7, after "the" and before "county" insert "boundary review board as provided for in chapter, Laws of 1967 (Substitute House Bill No. 37) or the'

On page 75, section 35A.14.040, line 13, after "the" and before "county" insert "boundary review board or the"

On page 75, section 35A.14.050, line 33, after "the" and before "annexation" insert "boundary review board or the county"

On page 76, section 35A.14.050, line 14, after "the" and before "annexation" insert "boundary review board or the county"

On page 76, section 35A.14.050, line 18, after "the" and before "annexation" insert "boundary review board or the county"

On page 76, section 35A.14.050, line 22, after "the" and before "annexation" insert "boundary review board or the county"

On page 76, section 35A.14.050, line 25, after "the" and before "review" strike "annexation"

On page 76, section 35A.14.050, line 29, after "the" and before "review" on line 30 strike "annexation"

On page 76, section 35A.14.050, line 30, after "the" and before "an-" insert "boundary review board or the county"

On page 77, section 35A.14.070, line 10, after "the" and before "county" insert "boundary review board or the"

On page 82, beginning on line 9, strike sections 35A.14.160, 35A.14.170, 35A.14.180 and 35A.14.190 and renumber the remaining sections in the chapter consecutively up to but not including section 35A.14.295

On page 85, section 35A.14.200, renumbered "Sec. 35A.14.160", before "a" on line 2, insert ", other than counties having a boundary review board as provided for in chapter, Laws of 1967 (Substitute House Bill No. 37),"

On page 85, section 35A.14.200, renumbered "Sec. 35A.14.160" beginning on line 9, strike "Whenever" and insert "Except as provided above in this section, whenever"

On page 87, section 35A.14.260, renumbered "Sec. 35A.14.220", line 26, after "the" and before "annexation" insert "boundary review board as provided for in chapter, Laws of 1967 (Substitute House Bill No. 37) or the county"

On page 87, section 35A.14.260, renumbered "Sec. 35A.14.220, line 26, after "board" and before "shall" insert ", as the case may be,"

On page 87, section 35A.14.260, renumbered "Sec. 35A.14.220", line 29, after the comma, strike everything down to and including the comma on line 30

On page 88, section 35A.14.260, renumbered "Sec. 35A.14.220", line 7, after "the" and before "annexation" insert "boundary review board or the county"

On page 89, section 35A.14.270, renumbered "Sec. 35A.14.230", line 3, after "the" and before "annexation" insert "boundary review board or the county"

On page 89, section 35A.14.270, renumbered "Sec. 35A.14.230", line 13, after "the" and before "annexation" insert "boundary review board or the county"

On page 89, section 35A.14.280, renumbered "Sec. 35A.14.240", line 28, after "the" and before "annexation" insert "boundary review board or the county"

On page 90, section 35A.14.290, renumbered "Sec. 35A.14.250", line 8, after "the" and before "annexation" insert "boundary review board or the county"

On page 91, section 35A.14.297, line 6, after "published" strike "as provided in section 35A.14.180, and such" and insert "at least once each week for two weeks subsequent to passage of the ordinance, in one or more newspapers of general circulation within the city and in one or more newspapers of general circulation within the area to be annexed. If the annexation ordinance provides for assumption of indebtedness or adoption of a proposed zoning regulation, the notice shall include a statement of such requirements. Such"

On page 91, section 35A.14.297, line 9, after "section" and before the comma, strike "35A.14.190" and insert "35A.14.299 below"

On page 91, section 35A.14.297, line 10, after "section" strike the numerals "35A.14.190" ending on line 11, and insert "35A.14.299"

On page 91, section 35A.14.297, line 16 after "section" and before the comma, strike "35A.14.190" and insert "35A.14.299 below"

On page 91, add a new section following Sec. 35A.14.297 as follows:

"NEW SECTION. Sec. 35A.14.299 Annexation of Unincorporated Island of Territory Within Code City—Referendum—Effective Date If No Referendum. Such annexation ordinance as provided for in section 35A.14.297 shall be subject to referendum for forty-five days after the passage thereof. Upon the filing of a timely and sufficient referendum petition with the legislative body, signed by qualified electors in number equal to not less than twenty percent of the votes cast in the last general state election in the area to be annexed, the question of annexation shall be submitted to the voters of such area in a general election if one is to be held within ninety days or at a special election called for that purpose not less than forty-five days nor more than ninety days after the filing of the referendum petition. Notice of such election shall be given as provided in section 35A.14.070 and the election shall be conducted as provided in section 35A.14.060. The annexation shall be deemed approved by the voters unless a majority of the votes cast on the proposition are in opposition thereto.

After the expiration of the forty-fifth day from but excluding the date of passage of the annexation ordinance, if no timely and sufficient referendum petition has been filed, the area annexed shall become a part of the code city upon the date fixed in the ordinance of annexation. From and after such date, if the ordinance so provided, property in the annexed area shall be subject to the proposed zoning regulation prepared and filed for such area as provided in sections 35A.14.330 and 35A.14.340. If the ordinance so provided, all property within the area annexed shall be assessed and taxed at the same rate and on the same basis as the property of such annexing code city is assessed and taxed to pay for any then outstanding indebtedness of such city contracted prior to, or existing at, the date of annexation."

On page 119, section 35A.31.010, line 30, after "within" and before "days" strike "ninety" and insert "one hundred and twenty"

On page 119, section 35A.31.010, line 31, after "sustained" strike everything down to the period on page 120, line 1.

On page 120, section 35A.31.040, line 30, after the numerals "030" and before "is" insert "and chapter 35.31 RCW as applicable hereto"

On page 172, following section 35A.90.030, add a new section as follows:

"NEW SECTION. Sec. 35A.90.040. The effective date of this act shall be July 1, 1969."

On line 5 of the title after "penalties" and before the period insert "; and providing an effective date"

Homer Humiston, Chairman,
Joseph L. McGavick, Vice Chairman.

We concur in this report: Horace W. Bozarth, Donald H. Brazier, Jr., Robert L. Charette, Avery Garrett, Joe D. Haussler, Timothy H. Hill, Francis E. Holman, Hugh "Bud" Kalich, Gladys Kirk, Jerry C. Kopet, William S. Leckenby, Audley F. Mahaffey, John Merrill, Gordon W. Richardson.

The bill was read the second time.

On motion of Mr. Humiston, the following committee amendment was adopted:

On page 172, following section 35A.90.030, add a new section as follows:

"NEW SECTION. Sec. 35A.90.040. The effective date of this act shall be July 1, 1969."

On motion of Mr. Brazier, the following committee amendment was adopted:

On page 82, beginning on line 9, strike sections 35A.14.160, 35A.14.170, 35A.14.180 and 35A.14.190 and renumber the remaining sections in the chapter consecutively up to but not including section 35A.14.295

On motion of Mr. Brazier, the following committee amendment was adopted:

On page 73, section 35A.14.015, line 28, after "with the" and before "county" insert "boundary review board as provided for in chapter, Laws of 1967 (Substitute House Bill No. 37) or the"

On motion of Mr. Brazier, the following committee amendment was adopted:

On page 75, section 35A.14.030, line 7, after "the" and before "county" insert "boundary review board as provided for in chapter, Laws of 1967 (Substitute House Bill No. 37) or the"

Mr. Brazier moved adoption of the following committee amendment:

On page 75, section 35A.14.040, line 13, after "the" and before "county" insert "boundary review board or the" $^{\circ}$

Representative Whetzel spoke against adoption of the amendment.

The motion was lost and the amendment was not adopted.

Mr. Brazier moved adoption of the following committee amendment:

On page 75, section 35A.14.050, line 33, after "the" and before "annexation" insert "boundary review board or the county"

Mr. Whetzel spoke against adoption of the amendment.

The motion was lost and the amendment was not adopted.

YIELDING TO QUESTION

At the request of Mr. Holman, Mr. Whetzel yielded to question.
Mr. Holman:

"Mr. Whetzel, did I understand that you have another amendment which you are going to offer which will take care of this problem Mr. Brazier is trying to handle?"

Mr. Whetzel:

"No. I think his amendment on page 85 does it, if we keep from confusing and compounding the problem by writing the boundary review board into several of these other provisions, thus creating alternate possibilities of operation, both under this act and House Bill No. 37. If Mr. Brazier's amendment on page 85 alone were adopted, without some of these others, I think the confusion would be cleared up."

MOTION

On motion of Mr. Charette, further consideration of House Bill No. 496 was deferred, and the bill was ordered placed on tomorrow's second reading calendar.

Senate Bill No. 363, by Senators Pritchard, Mardesich, and Lennart (by executive request):

Preserving historic sites.

The bill was read the second time.

Mr. Grant moved adoption of the following amendment:

On page 3, section 5, line 15, after "governments" and before "and" insert ", members of the state legislature"

Debate ensued, Representative Grant speaking in favor of adoption of the amendment, and Representative Berentson speaking against its adoption.

The motion was lost and the amendment was not adopted.

On motion of Mr. Brouillet, the following amendment by Representatives Brouillet and Wolf was adopted:

On page 4, section 7, line 26, after "council" and before the period insert "as provided for state officials and employees generally in chapter 43.03 RCW"

On motion of Mr. Gorton, the rules were suspended, Senate Bill No. 363 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Berentson spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 363 as amended by the House and the bill passed the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—92.

Those voting nay were: Representatives Gallagher and Spanton—2.

Those absent or not voting were: Representatives Hubbard, Kink, Mc-Cormick, Moon, Whetzel—5.

Senate Bill No. 363 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Joint Resolution No. 35, by Representatives Copeland, O'Brien, and McDougall:

Expanding methods for revising and amending the Constitution.

The resolution was read the second time.

Mr. Cunningham moved adoption of the following amendment:

On page 1, beginning on line 8, strike the remainder of the resolution and insert the following:

"Article XXIII, section 1. Any amendment or amendments to this Constitution may be proposed in either branch of the legislature; and if the same shall be agreed to by two-thirds of the members elected to each of the two houses, such proposed amendment or amendments shall be entered on their journals, with the ayes and noes thereon, and be submitted to the qualified electors of the state for their approval, at the next general election or at such special election as the legislature shall determine; and if the people approve and ratify such amendment or amendments, by a majority of the electors voting thereon, the same shall become part of this Constitution, and proclamation thereof shall be made by the governor [: Provided, That]. If more than one amendment be submitted, they shall be submitted in such a manner that the people may vote for or against such amendments separately: Provided, That an amendment which amends an entire article or less than the entire article may be considered as one amendment and may be submitted to the electors as a single proposition even though it relates to different sections of the article: Provided Further, That an amendment composed of amendments to sections belonging to separate articles may be submitted to the electors as a single proposition if it embraces but one subject matter. The legislature shall also cause notice of the amendments that are to be submitted to the people to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state: Provided, That failure of any newspaper to publish this notice shall not be interpreted as affecting the outcome of the election.

Be It Further Resolved, That the secretary of state shall cause notice of the foregoing constitutional amendment to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state."

Debate ensued, Representative Cunningham speaking in favor of adoption of the amendment and Representative Copeland speaking against its adoption.

Mrs. Johnson demanded an electric roll call and the demand was sustained.

Further debate ensued, Representatives Leckenby and O'Brien speaking against adoption of the amendment, and Representatives Flanagan, Swayze, and Day speaking for its adoption.

Mr. Bledsoe demanded the previous question and the demand was sustained.

The Clerk called the roll on adoption of the amendment by Mr. Cunning-ham to House Joint Resolution No. 35, and the motion was lost and the amendment not adopted by the following vote: Yeas, 47; nays, 52; absent or not voting, 0.

Those voting yea were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Holman, Humiston, Hurley, Jueling, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lynch, Mahaffey, May, McCaffree, McGavick, Moon, Morrison, Newhouse, O'Dell, Reese, Richardson, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—47.

Those voting nay were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Conner, Copeland, DeJarnatt, Elicker, Gallagher, Garrett, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Hubbard, Jastad, Johnson, Jolly, Kalich,

King, Kink, Leckenby, Litchman, Lux, Marsh, Marzano, McCormick, McDougall, Merrill, Murray, Newschwander, O'Brien, Perry, Rosellini, Saling, Sawyer, Sheridan, Smith, Sprague, Taylor, Thompson, Walgren—52.

Mr. Chapin moved adoption of the following amendment:

On page 2, beginning on line 4, after "adopted by" strike "three-fifths" and insert "two-thirds"

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Mr. Speaker, citing Reed's Rules, section 147, on amendment by striking out a paragraph or inserting a paragraph, where it states:

"'Whenever a motion to strike out a paragraph is pending, it is in order for the assembly to amend the paragraph, its friends being entitled to perfect it before the vote on striking it out is taken. This is because if the motion to strike out is negatived, it is equivalent to an adoption of the words of the paragraph by the assembly, and it can not then be modified."

"The House by its action has approved this article and therefore an amendment at this time would be out of order."

RULING BY THE SPEAKER

The Speaker:

"Mr. O'Brien, I don't believe your point is well taken. Rule 147 pertains to amendment by striking out a paragraph or inserting a paragraph. I think that the example No. 7 in Rule 142 would be applicable to Mr. Chapin's amendment, to strike out part of the same words and insert other words. This would be applicable, but Rule 147, which you cited, would not be applicable in this case, because it deals with striking out only, not striking out and inserting, which is what Mr. Cunningham's motion was."

Mr. O'Brien:

"Mr. Speaker, referring you to Rule 138, the principal point of this argument is that amendments have to be submitted and acted upon first, because after the motion to strike out is put and carried, it precludes further amendments. It appears you have ruled previously during this session that the friends of the section have the right to offer their amendments first before the motion to strike out was submitted to the body."

The Speaker:

"That is to strike, not strike out and insert."

Mr. O'Brien:

"A motion has already been made to strike out and insert a whole new paragraph and this failed to carry. The House has decided this is the way it wants the article to be presented, and by its action has precluded any further amendments. This is according to Reed's 138 and 147."

The Speaker:

"The prior ruling was on the motion to strike, not to insert, and I think Rule 147 is very clear. It states 'or' and not 'and'."

Debate ensued, Representative Chapin speaking in favor of adoption of the amendment and Representative Copeland speaking against its adoption.

Mrs. Johnson demanded an electric roll call and the demand was sustained. Further debate ensued. Representative Day speaking in favor of adoption

Further debate ensued, Representative Day speaking in favor of adoption of the amendment and Representative O'Brien speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Cunningham, Mr. O'Brien yielded to question. Mr. Cunningham:

"Mr. O'Brien, this debate is quite interesting. Last week we were wrestling with tax revision in this House, as I recall, and somehow or other we didn't get sixty-six votes. Would you have liked to have this rule in effect at that time?"

Mr. O'Brien:

"Yes, sir. As a matter of fact, for your enlightenment, the one time you had a Republican governor, he recommended a two percent corporate income tax, which our party supported and the people on the other side of the aisle fought vigorously. I thought at that time the people should have the right to select the type of taxation they are to have. The big difficulty of this tax reform program is the presentation and the method of how you want to get it out to the people."

Further debate ensued, Representatives Hoggins and Perry speaking against adoption of the amendment.

Mr. McDougall demanded the previous question and the demand was sustained.

The Clerk called the roll on adoption of the ammendment by Mr. Chapin, and the motion was lost and the amendment not adopted by the following vote: Yeas, 41; nays, 58; absent or not voting, 0.

Those voting yea were: Representatives Adams, Amen, Avey, Barden, Berentson, Bledsoe, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Hill, Hubbard, Humiston, Hurley, Jueling, Kirk, Kiskaddon, Kopet, Leland, Lynch, Mahaffey, May, McGavick, Morrison, Newhouse, Newschwander, Reese, Spanton, Swayze, Veroske, Whetzel, Wolf, Mr. Speaker—41.

Those voting nay were: Representatives Anderson, Backstrom, Bagnariol, Beck, Bluechel, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Conner, Copeland, DeJarnatt, Elicker, Gallagher, Garrett, Grant, Harris, Haussler, Hawley, Heavey, Hoggins, Holman, Jastad, Johnson, Jolly, Kalich, King, Kink, Leckenby, Lewis, Litchman, Lux, Marsh, Marzano, McCaffree, McCormick, McDougall, Merrill, Moon, Murray, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Walgren, Wanamaker, Zimmerman—58.

House Joint Resolution No. 35 was passed to Committee on Rules and Order for third reading.

Engrossed Senate Bill No. 286, by Senators Knoblauch and Freise (by departmental request):

Regulating motor vehicle wreckers.

The bill was read the second time.

On motion of Mr. McDougall, the rules were suspended, Engrossed Senate Bill No. 286 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Leland spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 286 and the bill passed the House by the following vote: Yeas, 95; nays, 2; absent or not voting, 2.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink,

Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—95.

Those voting nay were: Representatives Day, Hurley—2.

Those absent or not voting were: Representatives Litchman and New-schwander—2.

Engrossed Senate Bill No. 286, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute Senate Bill No. 584, by Committee on Cities, Towns, and Counties:

Providing for the annexation of territory to a sewer district.

The bill was read the second time.

Mr. McGavick moved adoption of the following amendment:

On page 2, section 1, line 6, after "to be annexed," strike all of the material down to and including "territory" and insert "the petition must be signed by owners of not less than fifty percent in value, according to the assessed valuation for general taxation, of the property for which annexation is petitioned"

Debate ensued, Representative McGavick speaking in favor of adoption of the amendment and Representative Garrett speaking against its adoption.

The motion was lost and the amendment was not adopted.

On motion of Mr. Bledsoe, the rules were suspended, Substitute Senate Bill No. 584 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representative Garrett speaking in favor of passage of the bill, and Representatives McGavick and Bottiger speaking against its passage.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 584 and the bill passed the House by the following vote: Yeas, 68; nays, 27; absent or not voting, 4.

Those voting yea were: Representatives Anderson, Backstrom, Bagnariol, Beck, Berentson, Bluechel, Bozarth, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Conner, Copeland, Day, DeJarnatt, Elicker, Flanagan, Gallagher, Garrett, Goldsworthy, Grant, Haussler, Hawley, Heavey, Holman, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskadon, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCormick, McDougall, Merrill, Moon, Morrison, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Zimmerman, Mr. Speaker—68.

Those voting nay were: Representatives Adams, Amen, Avey, Barden, Bledsoe, Bottiger, Brazier, Brouillet, Chapin, Clarke (George W.), Clocksin, Cunningham, Farr, Gladder, Gorton, Harris, Hill, Hubbard, Hurley, Kopet, Leckenby, Lewis, McGavick, Murray, Spanton, Whetzel, Wolf—27.

Those absent or not voting were: Representatives Hoggins, Litchman, McCaffree, Smythe—4.

Substitute Senate Bill No. 584, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 355, by Senators Woodall and Washington: Providing for the issuance of classified driver's license.

House of Representatives, Olympia, Wash., March 9, 1967.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred Engrossed Senate Bill No. 355, providing for the issuance of classified driver's license, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 21 of the printed and engrossed bill, after "hauling" and before "farm" insert "perishable"

Strike the Senate amendment by the Committee on Highways to page 1, section 1, line 22, thus restoring the bill to its original form and on page 1, section 1, line 23 of the printed bill, after "radius of" and before "miles" strike "twenty-five" and insert "fifty"

On page 3, section 4, line 28 of the printed and engrossed bill, after "deposited in the" and before "fund" strike "motor vehicle" and insert "highway safety"

Alfred E. Leland, Chairman, Duane L. Berentson, Vice Chairman, Bob McDougall, Vice Chairman.

We concur in this report: Paul Barden, C. W. "Red" Beck, Paul H. Conner, Norwood Cunningham, P. J. "Jim" Gallagher, Elmer Jastad, Bill Kiskaddon, William S. Leckenby, Brian J. Lewis, Irving Newhouse, Leonard A. Sawyer, Richard L. Smythe, Alan Thompson, Fred A. Veroske, F. Pat Wanamaker, Jonathan Whetzel.

The bill was read the second time.

On motion of Mr. Leland, the committee amendment to page 1, section 1, line 21, was not adopted.

On motion of Mr. Leland, the remaining committee amendments were adopted.

On motion of Mr. Bledsoe, the rules were suspended, Engrossed Senate Bill No. 355 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative McDougall spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 355 as amended by the House, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—97.

Those absent or not voting were: Representatives Amen, Backstrom—2.

Engrossed Senate Bill No. 355 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Joint Resolution No. 30, by Representatives O'Brien, Hawley, and Ceccarelli:

Adding a new section to Constitution as to urban renewal.

The resolution was read the second time.

Mr. Lewis moved adoption of the following amendment:

On page 1, line 12, strike "an urban renewal project or" and insert "a"

Debate ensued, Representatives Lewis and Bledsoe speaking in favor of adoption of the amendment, and Representatives Hawley, Sprague, Holman, and O'Brien speaking against its adoption.

Mr. Chatalas demanded the previous question and the demand was sustained.

Mr. Litchman demanded an electric roll call and the demand was sustained.

The Clerk called the roll on adoption of the amendment by Mr. Lewis, and the motion was lost and the amendment not adopted by the following vote: Yeas, 29; nays, 67; absent or not voting, 3.

Those voting yea were: Representatives Amen, Avey, Bledsoe, Brazier, Clocksin, Cunningham, Farr, Flanagan, Gladder, Goldsworthy, Haussler, Hill, Hubbard, Hurley, Jueling, Kiskaddon, Kopet, Lewis, Lynch, McDougall, Morrison, Newhouse, Newschwander, O'Dell, Reese, Spanton, Swayze, Veroske, Wolf—29.

Those voting nay were: Representatives Adams, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bluechel, Bottiger, Bozarth, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Day, DeJarnatt, Elicker, Gallagher, Garrett, Gorton, Grant, Harris, Hawley, Heavey, Hoggins, Holman, Humiston, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Leckenby, Leland, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McGavick, Merrill, Moon, Murray, O'Brien, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Walgren, Wanamaker, Whetzel, Mr. Speaker—67.

Those absent or not voting were: Representatives Copeland, Perry, Zimmerman—3.

Mr. O'Brien moved that the rules be suspended, House Joint Resolution No. 30 be advanced to third reading, the second reading considered the third, and the resolution be placed on final passage.

The motion was carried on a rising vote.

Debate ensued, Representatives Ceccarelli, O'Brien, Hawley, and Clark (Newman H.) speaking in favor of passage of the resolution, and Representatives Clarke (George W.), Humiston, and Lewis speaking against its passage.

YIELDING TO QUESTION

At the request of Mr. Humiston, Mr. O'Brien yielded to question.

Mr. Humiston:

"Mr. O'Brien, I have also seen that list of other states that you read off and realize that this type of tax income can be earmarked for servicing these bonds. The thing that I am not aware of—and I don't know whether any of us have been furnished this information—is whether in the state laws of the states involved, Arizona and the oth-

ers, the otherwise existing statutory limits on bonded indebtedness are also lifted when this method was used. I don't know whether this information is available or not."

Mr. O'Brien:

"I don't know. I don't think your argument on the bonded indebtedness is valid. This is a self-sustaining project that is outside the regular general obligation bonds of your method of taxation relative to millages on real property. This is a project itself, separate and distinct. I do not see why bonded indebtedness would have any particular effect on a project that is wholly self-supporting. You are not going to have bonded indebtedness in this particular instance, in my opinion. I don't think it merits solid consideration."

Mr. Gorton demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Joint Resolution No. 30 and the resolution failed to pass the House by the following vote: Yeas, 61; nays, 38; absent or not voting, 0.

Those voting yea were: Representatives Adams, Anderson, Backstrom, Bagnariol, Barden, Beck, Bluechel, Bottiger, Bozarth, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Copeland, Cunningham, De-Jarnatt, Elicker, Farr, Gallagher, Garrett, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Jastad, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McGavick, Merrill, Moon, Murray, O'Brien, Rosellini, Sawyer, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Walgren, Wanamaker—61.

Those voting nay were: Representatives Amen, Avey, Berentson, Bledsoe, Brazier, Clarke (George W.), Clocksin, Conner, Day, Flanagan, Gladder, Goldsworthy, Harris, Hubbard, Humiston, Hurley, Johnson, Jueling, Kopet, Leland, Lewis, Lynch, McDougall, Morrison, Newhouse, Newschwander, O'Dell, Perry, Reese, Richardson, Saling, Spanton, Swayze, Veroske, Whetzel, Wolf, Zimmerman, Mr. Speaker—38.

House Joint Resolution No. 30, having failed to receive the constitutional two-thirds majority, was declared lost.

EXPLANATION OF VOTE

I voted against House Joint Resolution No. 30 on final passage because of the inclusion of urban renewal as a beneficiary of this legislature. I was advised by the president of Forward Thrust that there would be adequate time to enact a separate provision for rapid transit before such provision would be needed by the municipality of metropolitan Seattle.

Brian J. Lewis, 41st District.

NOTICE OF RECONSIDERATION

Mr. Leland, having voted on the prevailing side, served notice that he would on the next working day move for reconsideration of the vote by which House Joint Resolution No. 30 had failed to pass the House.

Senate Bill No. 193, by Senators Stender, Ridder, and Peterson (Ted) (by executive request):

Establishing prevailing wage for public works contracts.

The bill was read the second time.

On motion of Mr. McDougall, the rules were suspended, Senate Bill No. 193 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Adams spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 193 and the bill passed the House by the following vote: Yeas, 99; nays, 0; absent or not voting, 0.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—99.

Senate Bill No. 193, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

THIRD READING OF BILLS

Engrossed House Bill No. 931, by Representatives Holman, Humiston, and McCaffree (by executive request):

Authorizing a county-wide retail sales tax for the benefit of counties, cities, and towns.

MOTION

On motion of Mr. McDougall, the rules were suspended and Engrossed House Bill No. 931 was returned to second reading for the purpose of amendment.

SECOND READING OF BILL

Mr. Lewis moved adoption of the following amendment:

On page 2, section 4, lines 9, 10 and 16 of the printed and engrossed bill, strike "sixty" and insert "ninety"

Representatives Lewis and Holman spoke in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

On motion of Mr. Lewis, the following amendment was adopted:

On page 2, section 4, line 12 of the printed and engrossed bill, strike "fifteen" and insert "ten"

Mr. Wolf moved adoption of the following amendment:

On page 2, section 5, line 27, after "tax," and before "provide" strike "may" and insert "shall"

YIELDING TO QUESTION

At the request of Mr. Holman, Mr. Wolf yielded to question.

Mr. Holman:

Super aproprie

"Mr. Wolf, if your amendment is adopted, then what is the significance of Mr. Brian Lewis' work in the last fifteen minutes?"

Mr. Wolf:

"Exactly the same as the bill drafters' when they put section 4 in the act. It will have no effect. Every one will go to the people. Section 5 will demand that any local authority will take the issue to the people."

Debate ensued, Representative Wolf speaking in favor of adoption of the amendment, and Representative Holman speaking against its adoption.

The motion was lost on a rising vote and the amendment was not adopted.

Engrossed House Bill No. 931 was ordered reengrossed.

On motion of Mr. McDougall, the rules were suspended, Reengrossed House Bill No. 931 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Marsh, Smith, Haussler, and Moon speaking against passage of the bill, and Representatives Humiston, Holman, Clark (Newman H.), and Litchman speaking in favor of its passage.

YIELDING TO QUESTION

At the request of Mr. Wolf, Mr. Holman yielded to question.

Mr. Wolf:

"Mr. Holman, as I read the last page, in section 11, it states that the state preempts the field of cigarette taxes. Does this mean that cigarettes are out of the one-half of one percent sales tax?"

Mr. Holman:

"That is correct."

Further debate ensued, Representatives Wolf and Kalich speaking against the passage of the bill.

Mr. Goldsworthy demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 931, and the bill passed the House by the following vote: Yeas, 54; nays, 44; absent or not voting, 1.

Those voting yea were: Representatives Adams, Amen, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bozarth, Brazier, Chapin, Chatalas, Clark (Newman H.), Clarke (George W.), Cunningham, Elicker, Farr, Garrett, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Humiston, Jueling, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Litchman, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Merrill, Murray, Newschwander, Perry, Saling, Sprague, Swayze, Taylor, Veroske, Walgren, Wanamaker, Whetzel, Zimmerman—54.

Those voting nay were: Representatives Anderson, Avey, Berentson, Bottiger, Brouillet, Ceccarelli, Charette, Clocksin, Conner, Copeland, Day, De-Jarnatt, Flanagan, Gallagher, Grant, Haussler, Heavey, Hubbard, Hurley, Jastad, Johnson, Jolly, Kalich, Lewis, Lux, Marsh, Marzano, McCormick, Moon, Morrison, Newhouse, O'Brien, O'Dell, Reese, Richardson, Rosellini, Sawyer, Sheridan, Smith, Smythe, Spanton, Thompson, Wolf, Mr. Speaker—44.

Those absent or not voting were: Representative May-1.

Reengrossed House Bill No. 931, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. Litchman, Reengrossed House Bill No. 931 was ordered immediately transmitted to the Senate.

On motion of Mr. McDougall, the House deferred further consideration of the balance of the third reading calendar, and the bills thereon were ordered placed on the third reading calendar for tomorrow.

On motion of Mr. McDougall, the House adjourned until 12:00 noon, Wednesday, March 29, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

TWENTIETH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Wednesday, March 29, 1967.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Anderson, Newschwander, and Sawyer.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend T. Eugene Turner of the First Christian Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 29, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred House Bill No. 475, providing for electronic voting and counting machines, have had the same under consideration, and we respectfully report the same back to House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Norwood Cunningham, Chairman, Thomas A. Swayze, Jr., Vice Chairman.

We concur in this report: Alan Bluechel, R. Ted Bottiger, Richard U. Chapin, William S. Day, Doris J. Johnson, Mary Stuart Lux.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 28, 1967.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred House Bill No. 936, providing disability assistance incentives, have had the same under consideration, and we

respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Robert F. Goldsworthy, Chairman, Gerald L. Saling, Vice Chairman.

We concur in this report: Henry Backstrom, Frank B. Brouillet, William "Bill" Chatalas, George W. Clarke, Virginia Clocksin, Arlie U. DeJarnatt, Charles W. Elicker, Caswell J. Farr, Joe D. Haussler, Timothy H. Hill, Dale E. Hoggins, Richard A. King, Dick J. Kink, Gladys Kirk, Jerry C. Kopet, Mary Stuart Lux, Marjorie W. Lynch, Audley F. Mahaffey, Daniel G. Marsh, Joseph L. McGavick, John Merrill, Charles Moon, Sid W. Morrison, Charles E. Newschwander, Gordon W. Richardson, John M. Rosellini, George P. Sheridan, Sam Smith, Thomas A. Swayze, Jr., Gordon L. Walgren, Harold S. Zimmerman.

. .. MOTION

Mr. Goldsworthy moved that the rules be suspended, House Bill No. 936 be advanced to second reading and read the second time.

Representative Chatalas spoke in favor of the motion.

The motion was carried.

The Speaker declared the question before the House to be House Bill No. 936 on second reading.

MOTION

On motion of Mr. Goldsworthy, Substitute House Bill No. 936 was substituted for House Bill No. 936 and the substitute bill was placed on the calendar for second reading.

On motion of Mr. McDougall, the rules were suspended, Substitute House Bill No. 936 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representatives Kopet, Smith, and Bluechel spoke in favor of passage of the bill

YIELDING TO QUESTION

At the request of Mr. McGavick, Mr. Chatalas yielded to question.

Mr. McGavick:

"Mr. Chatalas, when we and Mr. Smith and a few others introduced a bill relative to credit on property tax to these people on welfare, we were told that the federal law requires the department to deduct from their grants any credits they have received. Has this been discussed with the department?"

Mr. Chatalas:

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"Yes. This complies with federal law and it has the blessing of the department."

Mr. McGavick:

."They would be able to keep it and not suffer a penalty?"

Mr. Chatalas:

"Absolutely. We made sure of that."

Representative Whetzel spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute House Bill No. 936, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt,

Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those absent or not voting were: Representatives Anderson, Chapin, Hubbard, Newschwander, Sawyer—5.

Substitute House Bill No. 936, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Chatalas, Substitute House Bill No. 936 was ordered transmitted immediately to the Senate.

House of Representatives,
Olympia, Wash., March 29, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred Engrossed Senate Bill No. 630, creating a board of ethics in each house of the legislature, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Norwood Cunningham, Chairman, Thomas A. Swayze, Jr., Vice Chairman.

We concur in this report: Alan Bluechel, R. Ted Bottiger, Richard U. Chápin, William S. Day, Mary Stuart Lux, Caswell J. Farr.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 29, 1967.

Mr. Speaker:

We, a majority of your Committee on Natural Resources, to whom was referred Senate Joint Memorial No. 21, memorializing Congress to implement recommendations of the North Cascades Study Committee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

S. E. "Sid" Flanagan, Chairman, Virginia Clocksin, Vice Chairman.

We concur in this report: Otto Amen, Henry Backstrom, C. W. "Red" Beck, Duane L. Berentson, Dwight S. Hawley, Dan Jolly, Hugh "Bud" Kalich, Bill Kiskaddon, Alfred E. Leland, Brian J. Lewis, Dick Taylor, Fred A. Veroske, Harold S. Zimmerman.

House of Representatives, Olympia, Wash., March 29, 1967.

Mr. Speaker:

We, a minority of your Committee on Natural Resources, to whom was referred Senate Joint Memorial No. 21, memorializing Congress to implement recommendations of the North Cascades Study Committee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

...., Chairman.

MOTION

Mr. Flanagan moved that the rules be suspended, Senate Joint Memorial No. 21 be advanced to second reading and read the second time.

The motion was carried on a rising vote.

The Speaker declared the question before the House to be Senate Joint Memorial No. 21 on second reading.

MOTION

On motion of Mr. Whetzel, the House deferred further consideration of Senate Joint Memorial No. 21 and the bill was ordered placed at the end of today's second reading calendar.

House of Representatives, Olympia, Wash., March 29, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Joint Resolution No. 13, requiring the assessment of property at 25% of true value, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mary Ellen McCaffree, Chairman, Francis E. Holman, Vice Chairman.

We concur in this report: Stewart Bledsoe, Alan Bluechel, Donald H. Brazier, Jr., Richard U. Chapin, Newman H. Clark, S. E. "Sid" Flanagan, Slade Gorton, Homer Humiston, John S. Murray, Walt Reese.

House of Representatives, Olympia, Wash., March 29, 1967.

Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Joint Resolution No. 13, requiring the assessment of property at 25% of true value, have had the same under consideration, and we repectfully report the same back to the House with the recommendation that it do not pass.

....., Chairman.

We concur in this report: John Bagnariol, Dave Ceccarelli, William S. Day, Gary Grant, Edward Heavey, Mrs. Joseph E. Hurley, Doris J. Johnson, Frank Marzano.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 28, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 122, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 28, 1967.

Mr. Speaker:

The Senate has passed: House Bill No. 3; and

House Bill No. 4, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 28, 1967.

Mr. Speaker:

The President has signed: Substitute Senate Bill No. 206, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 3; also House Bill No. 4; also Substitute Senate Bill No. 206.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 28, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendment to Engrossed Substitute House Bill No. 303 and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Gissberg, Knoblauch, and Lewis, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Whetzel, the House receded from its position and concurred in the Senate amendment to Engrossed Substitute House Bill No. 303.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 303 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 303 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sheridan, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Amen, Anderson, Chapin, Newschwander, Sawyer, Smith—6.

Engrossed Substitute House Bill No. 303 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 28, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendment to Substitute House Bill No. 304. on page 6, beginning on line 9, and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Knoblauch, Ridder, and Redmon, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. McDougall, the House deferred further consideration on Substitute House Bill No. 304 and the bill was ordered placed on the fifth order of business for tomorrow.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 28, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendment to subsection (5) of new section 4 to Engrossed House Bill No. 360 and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Durkan, Atwood, and Foley, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House granted the request of the Senate for a conference on Engrossed House Bill No. 360.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed House Bill No. 360, Representatives Gorton, Bledsoe, and Grant.

FIRST READING OF SENATE BILLS

The following was read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 122, by Senators Dore, Kupka, Keefe, Washington, Rasmussen, Knoblauch, and Hallauer (by facilities and operations committee request):

An Act relating to legislative lobbying; providing for the registration and regulation of lobbyists; and providing penalties.

Referred to Committee on State Government and Legislative Procedures.

RESOLUTIONS

House Resolution No. 67-64, by Representative Conner:

Whereas, October 27, 1968, will mark the one hundredth anniversary of the founding of the Ancient Order of United Workmen, America's first fraternal benefit insurance society; and

Whereas, The system of fraternal insurance has, since the establishment of its first lodge at Olympia on January 17, 1879, through the Ancient Order of United Workmen, served the citizens of this state; and

Whereas, The State of Washington now hosts the home office of the Supreme Lodge of that Order, and as a corporation exists under the laws of this state, and will in the year 1968 be celebrating one hundred years of service to its members;

Now, Therefore, Be It Resolved, By the House of Representatives, That we commend the Ancient Order of United Workmen for its good works, congratulate it on its one hundredth birthday, and wish for it and the Institution of Fraternal Insurance continued service and prosperity; and

Be It Further Resolved, That a copy of this Resolution be sent to the home office of the Ancient Order of United Workmen in Seattle, Washington as a memorial of our interest.

On motion of Mr. Conner, the resolution was adopted.

House Resolution No. 67-65, by Representatives O'Dell, Morrison, Bottiger, DeJarnatt, Lux, Moon, McDougall, Bledsoe, Jolly, Farr, Haussler, Bozarth, Veroske, Wolf, Newhouse, and Berentson:

Whereas, Violence has broken out in the eastern United States as a result of a campaign by dairy farmers to raise milk prices; and

Whereas, There have been widespread reports of arson, dynamiting, dumping and deliberate spoilage of milk; and

Whereas, Though Washington has so far been spared such violence, the nationwide problems that gave rise to it in the East exist here as well; and

Whereas, In Washington, as elsewhere, the cost of dairy farming has greatly risen in recent years; and

Whereas, In Washington, as elsewhere, there is deep concern over the consequent decrease in the number of dairymen and dairy herds; and

Whereas, In Washington, as elsewhere, it is of vital importance that an adequate supply of milk products be available at all times to fill the needs of consumers; and

Whereas, The Fortieth Legislature has recognized the importance of this problem by holding hearings on the matter, reflecting state-wide interest and concern; and

Whereas, The issue is of such magnitude and complexity that it requires careful study from many angles before it can be solved; and

Whereas, At all costs, the threat of violence must be extinguished before it becomes a reality;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Council be directed to study the problems of dairy farming, milk production and distribution, and trade practices prevalent in the dairy industry, with a view to the preparation of legislation which will help guarantee that violence or other troubles may be avoided, and that an adequate supply of milk and milk products will always be available at a reasonable price to the consumers of the state.

Be It Further Resolved, That the results of the study and recommendations based thereon, together with drafts of appropriate legislation, be presented to the Forty-first Session of the Legislature in January, 1969.

Mr. Wolf moved adoption of the resolution.

Debate ensued, Representatives Newhouse, Moon, and Farr speaking in favor of adoption of the resolution, and Representative Leckenby speaking aginst its adoption.

The motion was carried and the resolution was adopted.

House Resolution No. 67-66, by Representatives Adams, Farr, and Lux:

Whereas, It is the obligation of the Legislature of the State of Washington to protect and promote the good mental health of the citizens of the State of Washington; to insure the public safety; to provide the most adequate, expeditious and effective care of the mentally ill; and, at the same time, to preserve the constitutional rights of such persons; and

Whereas, It has been brought to the attention of the Fortieth Regular Session of the Washington State Legislature, by the introduction of and hearings conducted on House Bill No. 459, of a need for a study and survey of nonjudicial procedure for the commitment of mentally ill persons; and

Whereas, It appears that existing judicial procedures oftentimes require detention of mentally ill persons in jails and other facilities, which are detrimental to the mental health of such persons, and often have the effect of making extremely difficult and more time-consuming the treatment and restoration of such persons to good mental health; and

Whereas, The existing judicial hearing procedures requiring the submission of evidence and testimony for the determination by the court of the existence of mental illness oftentimes have extremely embarrassing, stigmatizing and traumatic effects upon mentally ill persons making far more arduous the treatment and restoration of such persons to good mental health; and

Whereas, Parents, sons and daughters, friends and loved ones of mentally ill persons, recognizing the fact of detention and judicial hearing procedures, are reluctant to make application for the commitment of mentally ill persons at a time when treatment can be most effective without extended hospitalization; and, they often do not apply for judicial commitment until the mental illness becomes extremely exacerbated and, in many cases, dangerous to the public safety; and

Whereas, House Bill No. 459 contains provisions which, it is contended, would if enacted alleviate the evils of existing judicial procedures as hereinabove noted;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Council is authorized and directed to conduct a study and survey which shall include:

(1) A study and analysis of the provisions of House Bill No. 459, and, at the same time, conduct a comprehensive survey and analysis of the nonjudicial commitment procedures for mentally ill persons, enacted by other states, and in particular, the mental hygiene law of the State of New York from which House Bill No. 459 was derived;

(2) Recommendations and drafts of legislation providing an alternate procedure for the nonjudicial commitment of mentally ill persons, which will alleviate the undesirable effects of the present judicial procedures, hereinabove noted, and, at the same time, preserve and protect the constitutional rights of such persons.

Be It Further Resolved, That the Legislative Council shall report to the Legislature the results of its study and survey together with its recommendations and such drafts

of legislation as it may deem appropriate on or before December 15, 1968.

On motion of Mr. Adams, the resolution was adopted.

MOTION

On motion of Mr. McDougall, the House recessed until 2:30 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 2:30 p.m.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The Clerk called the roll and all members were present except Representatives Anderson and Sawyer, who were excused.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 29, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 355 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

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Senate Chamber, Olympia, Wash., March 29, 1967.

Mr. Speaker:

The Senate has concurred in the House amendment to Senate Bill No. 363 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

MOTION FOR RECONSIDERATION

Mr. Leland, having given notice on the preceding day, moved that the House do now reconsider the vote by which House Joint Resolution No. 30 failed to pass the House.

Representative Lewis spoke in favor of the motion.

YIELDING TO QUESTION

At the request of Mr. Lewis, Mr. Leland yielded to question. Mr. Lewis:

"Representative Leland, I haven't had an opportunity to find out about this amendment you are proposing. I would like to inquire if you are contemplating modifying

the language such that the resolution says that any taxing district shall use all the taxes levied to pay for the indebtedness, so that there would be no doubt that the total increase of value from an urban renewal project would be used to pay off the bonds. Otherwise, we could have a problem of increase of urban density because of development of high-rise apartments in a blighted area, increasing the demand for police and fire protection, schools, and other public services, with no available tax base to finance these services, which would be the case under the resolution as presently written."

Mr. Leland:

"Mr. Lewis, I have not had a chance to look at these amendments which the Forward Thrust people have prepared and which they hope will eliminate the opposition that existed yesterday. It is for this purpose we are asking for reconsideration. The resolution will then be set back to second reading and held until tomorrow so these amendments can be offered. Your question is a bit premature."

Representatives O'Brien, Beck, and Clarke (George W.) spoke in favor of the motion for reconsideration.

YIELDING TO QUESTION

At the request of Mr. Newhouse, Mr. Leland yielded to question.

Mr. Newhouse:

"Mr. Leland, this may seem premature to you, but would you be agreeable to saying whether the top paragraph on page 2 might be made a little more acceptable, wherein a chapter of RCW would be put into the Constitution?"

Mr. Leland:

"Mr. Newhouse, it is my understanding that an amendment has been drafted that is considerably better than the original language, but they have not had an opportunity to get this language to me. Of course, the entire resolution would be before the body once it was reconsidered and put back on second reading."

The Speaker recognized Mr. Holman.

Mr. Holman:

"Mr. Speaker, in answer to Mr. Newhouse, the amendment we have in mind does exactly what he stated. It will not have any reference to any statutes in it."

Representative Humiston spoke in favor of the motion for reconsideration. The motion was carried.

RECONSIDERATION

The Speaker declared the question before the House to be House Joint Resolution No. 30 on third reading and final passage.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of House Joint Resolution No. 30, and the resolution was ordered placed at the end of today's third reading calendar.

SECOND READING OF BILLS

House Bill No. 496, by Representatives Humiston, Charette, and O'Dell: Enacting the optional municipal code.

The House resumed consideration of House Bill No. 496 on second reading. (See pp. 1664 to 1667 for proposed committee amendments, four having been adopted previously.)

On motion of Mr. Brazier, the committee amendment to page 76, line 14, was not adopted.

On motion of Mr. Brazier, the committee amendments to page 76, lines 18, 22, 25, 29, and 30; to page 77, line 10; and to page 85, lines 2 and 9 were adopted.

On motion of Mr. Brazier, the committee amendments to page 87, line 26, were not adopted.

On motion of Mr. Brazier, the committee amendment to page 97, line 29 was adopted.

On motion of Mr. Brazier, the committee amendments to page 88, line 7; and to page 89, lines 3, 13, and 28, were not adopted.

On motion of Mr. Brazier, the committee amendments to page 90, line 8; to page 91, lines 6, 9, 10, 16; to page 91, adding a new section; to page 119, lines 30 and 31; and to page 120, line 30, were adopted.

On motion of Mr. Bottiger, the following amendment by Representatives Bottiger and O'Dell was adopted:

On page 44, section 35A.08.080, line 30, after "published" strike "in the daily newspaper of largest general circulation published in the city, or if no daily newspaper is published therein, then in the newspaper having the largest general circulation within such area," and insert "in a newspaper of general circulation in the city"

On motion of Mr. Clarke (George W.), the following amendment was adopted:

On page 53, section 35A.11.020, line 13, strike "provided in RCW 66.08.120 and RCW 82.36.440," and insert "provided in RCW 66.08.120, RCW 82.36.440, RCW 48.14.020, and RCW 48.14.080."

On motion of Mr. Holman, the following amendment was adopted:

On page 53, section 35A.11.040, beginning on line 29, after the comma following "cooperation" strike all of the material down to and including "United States; and" on page 54, line 1 and insert "as provided for in chapter 239, Laws of 1967. The legislative body of a code city"

On motion of Mr. Bottiger, the following amendments were adopted:

On page 63, section 35A.12.160, line 25, after the comma following "published" strike "either"

On page 63, section 35A.12.160, line 26, after "verbatim" strike "or by title"

On motion of Mr. Whetzel, the following amendment was adopted:

On page 85, section 35A.14.200, line 8, after "board" add a new paragraph as follows:

"In all counties in which a boundary review board is established pursuant to chapter, Laws of 1967 (Substitute House Bill No. 37) review of proposals for annexation of unincorporated territory to charter code cities and noncharter code cities within such counties shall be subject to chapter, Laws of 1967 (Substitute House Bill No. 37). Whenever a first class county with a population over one hundred seventy thousand establishes a boundary review board pursuant to chapter, Laws of 1967 (Substitute House Bill No. 37) the provisions of this act relating to annexation review boards shall not be applicable."

On motion of Mr. Charette, the following amendment was adopted:

On page 86, strike all of section 35A.14.230. Renumber the remaining sections consecutively.

On motion of Mr. Whetzel, the following amendments were adopted:

On page 89, section 35A.14.280, line 28, after "board" and before the period insert ": Provided, That in class AA, class A and first class counties in which a boundary review board is established under chapter, Laws of 1967 (Substitute House Bill No. 37) all annexations shall be subject to review except as provided for in section 11 of chapter, Laws of 1967 (Substitute House Bill No. 37)"

On page 89, section 35A.14.280, line 33, after "proposal" and before the colon insert ", except as provided in chapter, Laws of 1967 (Substitute House Bill No. 37) in

those counties with a review board established pursuant to chapter, Laws of 1967 (Substitute House Bill No. 37)"

On page 90, section 35A.14.280, line 3, after "valuation" and before the period, insert ", except as provided in chapter, Laws of 1967 (Substitute House Bill No. 37) in those counties with a boundary review board established pursuant to chapter, Laws of 1967 (Substitute House Bill No. 37)"

On motion of Mr. Holman, the following amendment was adopted:

On page 149, section 35A.47.040, line 6, after "transmission" insert "and distribution"

On motion of Mr. Whetzel, the following amendments were adopted:

On page $\,$ 159, section 35A.63.080, line $\,$ 2, after "or" and before "structure" insert "public"

On page 160, section 35A.63.110, line 16, strike "may" and insert "shall"

Mr. Whetzel moved adoption of the following amendment:

On page 160, section 35A.63.110, line 18, after "jurisdiction" strike ", and method of appeal from its decisions" and insert "The action of the board of adjustment shall be final and conclusive, unless, within ten days from the date of the action, the original applicant or an adverse party makes application to the superior court for the county in which that city is located for a writ of certiorari, a writ of prohibition, or a writ of mandamus."

YIELDING TO QUESTION

At the request of Mr. Leckenby, Mr. Whetzel yielded to question.

Mr. Leckenby:

"Mr. Whetzel, if this amendment were adopted, then a city such as Seattle would have to change from the procedure they are presently using in consideration appeals from the board of adjustment. Is that not right?"

Mr. Whetzel:

"Yes."

Mr. Leckenby:

"Is it not true that the optional code has been developed in such a way that it is supposed to make it easy for cities to adopt the optional code as a simplifying agent rather than something that is going to cause complications? Some of us think that cities should use this procedure but some have already chosen different procedures. Isn't this going to make the adoption of the optional code less desirable?"

Mr. Whetzel:

"I don't think so, Representative Leckenby. If you read the first fifty pages of this bill, you will find the simple, easy instructions of how you become one of these code cities. There are several things in here I think a city would want to consider before putting in an annexation review board. There is some procedure they might not want to take advantage of or come under. The situation in the city of Seattle is probably somewhat inapplicable, because the city of Seattle is a first class, charter city and, under legislation we have adopted in 1963 and 1965, possesses all the powers of any city of like size and character and doesn't really need this optional code to expand its powers in any way."

The motion was carried and the amendment to page 160, line 18 was adopted.

On motion of Mr. Whetzel, the following amendment was adopted:

On page 161, strike all of section 35A.63.130

Renumber the remaining sections consecutively

On motion of Mr. Holman, the following amendment was adopted:

On page 168, section 35A.80.010, line 23, after "powers" and before "authorized" insert "to the extent" $\,$

On motion of Mr. Humiston, the committee amendment to the title was adopted.

House Bill No. 496 was ordered engrossed.

Mr. Humiston moved that the rules be suspended, Engrossed House Bill No. 496 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was carried on a rising vote.

Representatives Humiston, Marsh, and Brazier spoke in favor of passage of the bill, and Representative Smith cautioned that further study of the problem would be necessary.

Mr. Kalich demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 496, and the bill passed the House by the following vote: Yeas, 91; nays, 3; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—91.

Those voting nay were: Representatives Jueling, May, Spanton—3.

Those absent or not voting were: Representatives Anderson, Bozarth, Heavey, Hubbard, Sawyer—5.

Engrossed House Bill No. 496, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

My "nay" vote on this measure was not cast as an effort to kill the measure. There was a multitude of last minute amendments placed on this measure and I did not have adequate time in a brief twenty-minute period to study them.

Keith J. Spanton, 15th District.

Senate Joint Memorial No. 21, by Senators Peterson (Lowell), Hallauer and Redmon:

Memorializing Congress to implement recommendations of the North Cascades Study Committee.

The House resumed consideration of Senate Joint Memorial No. 21 on second reading.

The memorial was read the second time. .

Mr. Whetzel moved adoption of the following amendment:

On page 1, line 21, after "wilderness areas" strike all of the material down to the semicolon on line 26

Debate ensued, Representatives Whetzel and Walgren speaking in favor of adoption of the amendment, and Representative Flanagan speaking against its adoption.

Mr. McGavick demanded an electric roll call and the demand was sustained.

Further debate ensued, Representatives Charette, Berentson, and Kalich speaking against adoption of the amendment.

Mr. Bledsoe demanded the previous question and the demand was sustained.

The Clerk called the roll on adoption of the amendment by Mr. Whetzel to page 1, line 21, and the motion was lost and the amendment not adopted by the following vote: Yeas, 21; nays, 71; absent or not voting, 7.

Those voting yea were: Representatives Bluechel, Brouillet, DeJarnatt, Elicker, Gorton, Grant, Heavey, Hill, Leckenby, Litchman, Marsh, McCaffree, McGavick, Murray, Sheridan, Smith, Smythe, Sprague, Thompson, Walgren, Whetzel—21.

Those voting nay were: Representatives Adams, Amen, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Day, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Harris, Haussler, Hawley, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marzano, May, McCormick, McDougall, Merrill, Moon, Morrison, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Spanton, Swayze, Taylor, Veroske, Wanamaker, Zimmerman, Mr. Speaker—71.

Those absent or not voting were: Representatives Anderson, Copeland, Cunningham, Garrett, Perry, Sawyer, Wolf—7.

Mr. Whetzel moved adoption of the following amendment:

On page 1, line 13, after "legislation" strike "in accord with the concept of multiple use" $\ensuremath{\mathsf{S}}$

Debate ensued, Representatives Whetzel and Sprague speaking in favor of adoption of the amendment, and Representative Clocksin speaking against its adoption.

Mr. Bledsoe demanded the previous question and the demand was sustained.

Mr. McGavick demanded an electric roll call and the demand was sustained.

The Clerk called the roll on adoption of the amendment by Mr. Whetzel to page 1, line 13 of Senate Joint Memorial No. 21, and the motion was lost and the amendment not adopted by the following vote: Yeas, 20; nays, 75; absent or not voting, 4.

Those voting yea were: Representatives Bluechel, Brouillet, DeJarnatt, Gorton, Grant, Hill, Kalich, Leckenby, Litchman, Marsh, May, McCaffree, McGavick, Murray, Sheridan, Smythe, Sprague, Thompson, Walgren, Whetzel—20.

Those voting nay were: Representatives Adams, Amen, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Cunningham, Day, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Harris, Haussler, Hawley, Heavey, Hoggins, Hol-

man, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, Marzano, McCormick, McDougall, Merrill, Moon, Morrison, Newhouse, Newschwander, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Smith, Spanton, Swayze, Taylor, Veroske, Wanamaker, Wolf, Zimmerman, Mr. Speaker—75.

Those absent or not voting were: Representatives Anderson, Copeland, O'Brien, Sawyer—4.

EXPLANATION OF VOTE

I wish to have my vote on the amendment by Mr. Whetzel changed from "yes" to "no."

Hugh "Bud" Kalich, 20th District.

Mr. McDougall moved that the rules be suspended, Senate Joint Memorial No. 21 be advanced to third reading, the second reading considered the third, and the memorial be placed on final passage.

The motion was carried on a rising vote.

Representative Beck spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Whetzel, Mr. Berentson yielded to question. Mr. Whetzel:

"Mr. Berentson, there has been discussion of what is meant by the term 'multiple use' in lines 13 and 14 of this memorial. You are a member of the Natural Resources Committee and participated in the hearing and discussion in the committee on this. I wonder if you would give me your interpretation of the word 'multiple use,' and whether it would include the kind of commercial logging that is now available on undedicated national forest land."

Mr. Berentson:

"Well, I believe a little earlier you read from the report under multiple purpose recreation areas. Let me reread a few lines to refresh the memory of the body:

"'I recommend that other multiple uses, such as mining, grazing, power development, limited timber removal where necessary for road construction, and recreational development or disease control, be permitted in the Multiple Purpose Recreation Areas.'"

"I think it is pretty hard to answer your question, in that we know now under forest service disease control, private contractors are allowed to come in and do some logging. In fairness, you are looking at private logging companies coming into some of these areas. We now see in a great share of the forest service lands selective logging being done. My reaction, as Mrs. Clocksin mentioned, is that if this is controlled properly on a very selective basis with stringent controls it does not hurt the area at all. In fact, I think, as she mentioned, that it probably enhances the area."

YIELDING TO QUESTION

At the request of Mr. McGavick, Mr. Berentson yielded to question.

Mr. McGavick:

"Mr. Berentson, would I be correct in concluding that the recommendations for multiple use permitted or suggested by this memorial would also provide for open pit mining in the North Cascades Range?"

Mr. Berentson:

"You are speaking now of the area near Glacier Peak?"

Mr. McGavick:

"Yes."

Mr. Berentson:

"Well, I couldn't answer that. We have this problem facing us now, but certainly it is a mineral and here again I think it is a question of your philosophy in this area. I, too, am concerned about whether we are going to lay a large section of our country-side open; but on the other hand, we live in this world and we do need some minerals on occasion, too. In answer to your question, I think that this could occur occasionally."

Debate ensued, Representatives McDougall and Leland speaking in favor of passage of the memorial, and Representative Walgren speaking against its passage.

Mr. McCormick demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 21, and the memorial passed the House by the following vote: Yeas, 71; nays, 23; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Harris, Haussler, Hawley, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marzano, May, McCormick, McDougall, Merrill, Moon, Morrison, Newschwander, Perry, Reese, Richardson, Saling, Spanton, Swayze, Taylor, Veroske, Wanamaker, Wolf, Zimmerman, Mr. Speaker—71.

Those voting nay were: Representatives Bluechel, Brouillet, DeJarnatt, Garrett, Gorton, Grant, Heavey, Hill, Hoggins, King, Leckenby, Marsh, McCaffree, McGavick, Murray, Rosellini, Sheridan, Smith, Smythe, Sprague, Thompson, Walgren, Whetzel—23.

Those absent or not voting were: Representatives Anderson, Newhouse, O'Brien, O'Dell, Sawyer—5.

Senate Joint Memorial No. 21, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of the balance of the calendar, and the bills thereon were ordered placed on the second and third reading calendars for Friday.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 29, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 193; and

Senate Bill No. 286; and

Substitute Senate Bill No. 584, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 29, 1967.

Mr. Speaker:

The President has signed: House Bill No. 3; and House Bill No. 4, and the same are herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 193; also

Senate Bill No. 286; also Substitute Senate Bill No. 584.

MOTION

On motion of Mr. Gorton, the House adjourned until 10:00 a.m., Thursday, March 30, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

TWENTY-FIRST DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, March 30, 1967.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Brouillet, Clocksin, Heavey, Hurley, Kiskaddon, Litchman, Morrison, Newschwander, Reese, Sawyer, Sheridan, Swayze, and Taylor. Representatives Litchman, Morrison, Reese, Sawyer, and Sheridan were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by Dr. Henry S. Rahn of the First Baptist Church of Olympia. The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House Mrs. Thelma Fullner from Everson, Washington's Mother of the Year, and appointed Representatives Farr and Veroske to escort her to the rostrum.

The Speaker:

"It is my pleasure at this time to present to the members of the House of Representatives, Mrs. Fullner who has been selected as the Mother of the Year for 1967 of the State of Washington."

Mrs. Fullner:

"Thank you. Members of the House of Representatives of the State of Washington: I am very happy to receive such a warm welcome. Perhaps you would like to hear a little bit about my family. I have three children: Max William, who is Director of the King County Office for Soil Conservation Service in Renton; John Lawrence, who is a teacher of biology at Roosevelt High School in Seattle; and a daughter, Sharon Elizabeth, who is a teacher with her husband at the Redwood Park School for Retarded Children in Bellingham. My husband died in 1936, and we lived on a little farm in Whatcom County. Our activities consisted of hiking in the mountains, swimming in the river, camping and skiing up on Mt. Baker. I have been a teacher for over thirty years. I have taught in Oregon, California, and Alaska as well as Washington, and in the various places I have chosen to teach throughout the west, I have always found

something that was of interest. In community activities I have been associated with church and P.T.A. groups and home interest groups, and I have always been interested in the great outdoors. I still lead hikes. To me, life is really a 'bowl of cherries'. It is such a lot of fun."

The Speaker thanked Mrs. Fullner and instructed the special committee to escort her from the rostrum.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 29, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 544, increasing public utility tax on gas distribution business, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mary Ellen McCaffree, Chairman, Francis E. Holman, Vice Chairman.

We concur in this report: Stewart Bledsoe, Donald H. Brazier, Jr., Dave Ceccarelli, William S. Day, Slade Gorton, Gary Grant, Edward Heavey, Mrs. Joseph E. Hurley, Doris J. Johnson, Frank Marzano, John S. Murray.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 29, 1967.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred Senate Bill No. 375, authorizing issuance of bonds for construction and modernization of common and vocational-technical school plant facilities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Audley F. Mahaffey, Chairman, Dale E. Hoggins, Vice Chairman.

We concur in this report: George W. Clarke, Virginia Clocksin, Norwood Cunningham, S. E. "Sid" Flanagan, Carlton A. Gladder, Gary Grant, Doris J. Johnson, Hugh "Bud" Kalich, Joseph L. McGavick, Gordon W. Richardson, John M. Rosellini, Gerald L. Saling, F. Pat Wanamaker, Harold S. Zimmerman.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 30, 1967.

Mr. Speaker:

We, a majority of your Committee on Local Government, to whom was referred Engrossed Senate Bill No. 419, providing for the payment of compensation by abutting owners for property acquired through vacation of streets and alleys, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Homer Humiston, Chairman, Joseph L. McGavick, Vice Chairman.

We concur in this report: Robert L. Charette, P. J. "Jim" Gallagher, Avery Garrett, Slade Gorton, Joe D. Haussler, Timothy H. Hill, Hugh "Bud" Kalich, Jerry C. Kopet, William S. Leckenby, Brian J. Lewis, John Merrill, Gordon W. Richardson, Jonathan Whetzel.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 29, 1967.

Mr. Speaker:

The Senate has passed: Senate Bill No. 9; and Engrossed Senate Bill No. 31; and

Senate Bill No. 219; and

Reengrossed Senate Bill No. 280; and

Engrossed Senate Bill No. 318; and Engrossed Senate Bill No. 464; and

Substitute Senate Bill No. 604; and

Engrossed Senate Bill No. 622, and the same are herewith transmitted.

Donald R. Wilson, Asst. Secretary.

Senate Chamber, Olympia, Wash., March 29, 1967.

Mr. Speaker:

The Senate has adopted: Engrossed Senate Concurrent Resolution No. 20, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 29, 1967.

Mr. Speaker:

The Senate has passed: Reengrossed Substitute House Bill No. 403; and

Engrossed House Bill No. 413; and

Engrossed House Bill No. 451; and

Engrossed House Bill No. 490; and the same are herewith transmitted.

Donald R. Wilson, Asst. Secretary.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 28, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendment to Substitute House Bill No. 304, on page 6, beginning on line 9, and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Knoblauch, Ridder, and Redmon, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Whetzel, the House deferred further consideration of Substitute House Bill No. 304 as amended by the Senate, and the bill was ordered placed on Monday's fifth order of business.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 29, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 224 with the following amendments:

In line 3 of the title, after "RCW" insert "; amending section 2, chapter 80, Laws of 1899 and RCW 19.52.020; amending section 7, chapter 80, Laws of 1899 and RCW 19.52.030; adding new sections to chapter 80, Laws of 1899 and to chapter 19.52 RCW; and prescribing penalties"

On page 1, section 1, line 9 of the engrossed bill, being line 8 of the committee amendment, after "been" and before "within" strike "made good" and insert "paid"

On page 1, section 1, line 10 of the engrossed bill, being line 9 of the committee amendment to section 1, after "days" strike "of" and insert "after"

On page 1, section 1, line 20 of the engrossed bill, being line 26 of the committee amendment, after "any" and before "stop" strike "valid" and insert "justifiable"

On page 1, following Section 1 of engrossed bill, add eight new sections as follows:

"NEW SECTION. Sec. 2. Sections 2 through 8 of this act are enacted in order to protect the residents of this state from debts bearing burdensome interest rates; and in order to better effect the policy of this state to use this state's policies and courts to govern the affairs of our residents and the state; and in recognition of the duty to protect our citizens from oppression generally.

NEW SECTION. Sec. 3. There is added to chapter 80, Laws of 1899 and to chapter 19.52 RCW a new section to read as follows:

Whenever a loan or forbearance is made outside Washington state to a person then residing in this state the usury laws found in chapter 19.52 RCW, as now or hereafter amended, shall be applicable in all courts of this state to the same extent such usury laws would be applicable if the loan or forbearance was made in this state.

Sec. 4. Section 2, chapter 80, Laws of 1899 and RCW 19.52.020 are each amended to read as follows:

Any rate of interest not exceeding twelve percent per annum agreed to in writing by the parties to the contract shall be legal, and no person shall directly or indirectly take or receive in money, goods, or things in action, or in any other way, any greater interest, sum or value for the loan or forbearance of any money, goods or things in action than twelve percent per annum: Provided, That in any loan of money in which the funds advanced do not exceed the sum of five hundred dollars, a setup charge may be charged and collected by the lender, and such setup charge shall not be considered interest hereunder: Provided further, That such setup charge does not exceed four percent of the amount of funds advanced, or fifteen dollars, whichever is the lesser, except that on loans of under one hundred dollars a minimum not exceeding four dollars may be so charged.

Sec. 5. Section 7, chapter 80, Laws of 1899 and RCW 19.52.030 are each amended to read as follows:

(1) If a greater rate of interest than is [hereinbefore] allowed by statute shall be contracted for or received or reserved, the contract shall be usurious, but shall not, therefore, be void, [; but] . If any action on such contract proof be made that greater rate of interest has been directly or indirectly contracted for or taken or reserved, the [plaintiff] creditor shall only [recover] be entitled to the principal, less the amount of interest accruing thereon at the rate contracted for [, and the defendant shall recover costs]; and if interest shall have been paid, [judgment shall be for] the creditor shall only be entitled to the principal less twice the amount of the interest paid, and less the amount of all accrued and unpaid interest; and the debtor shall be entitled to costs and reasonable attorneys' fees plus the amount by which the amount he has paid under the contract exceeds the amount to which the creditor is entitled: Provided. That the debtor may not commence an action on the contract to apply the provisions of this section if a loan or forbearance is made to a corporation engaged in a trade or business for the purposes of carrying on said trade or business unless there is also, in connection with such loan or forbearance, the creation of liability on the part of a natural person or his property for an amount in excess of the principal plus interest allowed pursuant to RCW 19.52.020. The reduction in principal shall be applied to diminish pro rata each future installment of principal payable under the terms of the contract.

(2) The acts and dealings of an agent in loaning money shall bind the principal, and in all cases where there is [illegal] usurious interest contracted for by the transaction of any agent the principal shall be held thereby to the same extent as though he had acted in person. And where the same person acts as agent of the borrower and lender, he shall be deemed the agent of the lender for the purposes of this act. If the agent of both the borrower and lender, or of the lender only, transacts a usurious loan for a commission or fee, such agent shall be liable to his principal for the amount of the commission or fee received or reserved by the agent, and liable to the lender for the loss suffered by the lender as a result of the application of this act.

 $NEW\ SECTION.$ Sec. 6. There is added to chapter 80, Laws of 1899 and to chapter 19.52 RCW a new section to read as follows:

The debtor, if a natural person, or the creditor may bring an action for declaratory judgment to establish whether a loan or forbearance contract is or was usurious, and such an action shall be considered an action on the contract for the purposes of applying the provisions of section 5 of this 1967 amendatory act. Such an action shall be brought against the current creditor or debtor on the contract or, if the loan or debt has been fully repaid, by the debtor against the creditor to whom the debtor was last indebted on the contract. No such an action shall be commenced after six months following the date the final payment becomes due, whether by acceleration or otherwise, nor after six months following the date the principal is fully paid, whichever first occurs. If the debtor commences such an action and fails to establish usury, and if the court finds the action was frivolously commenced, the defendant or defendants may, in the court's discretion, recover reasonable attorney's fees from the debtor.

NEW SECTION. Sec. 7. There is added to chapter 80, Laws of 1899 and to chapter 19.52 RCW a new section to read as follows:

Entering into or transacting a usurious contract is hereby declared to be an unfair act or practice in the conduct of commerce for the purpose of the application of the consumer protection act found in chapter 19.86 RCW.

NEW SECTION. Sec. 8. If any provision of this chapter is declared unconstitutional, or the applicability thereof to any person or circumstance is held invalid, the constitutionality of the remainder of the chapter and the applicability thereof to other persons and circumstances shall not be affected thereby.

NEW SECTION. Sec. 9. The provisions of this 1967 amendatory act shall not apply to transactions entered into prior to the effective date hereof., and the same herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. Harris moved the House concur in the Senate amendment to Engrossed House Bill No. 224.

Representatives Harris and Bottiger spoke in favor of the motion.

The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 224 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 224 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 79; nays, 1; absent or not voting, 19.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clarke (George W.), Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Murray, Newhouse, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Smith, Smythe, Spanton, Sprague, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—79.

Those voting nay were: Representative Clark (Newman H.)—1.

Those absent or not voting were: Representatives Brouillet, Clocksin, Day, Heavey, Hubbard, Hurley, Kiskaddon, Litchman, McCormick, Morrison, Newschwander, Reese, Sawyer, Sheridan, Swayze, Taylor, Thompson, Veroske, Whetzel—19.

Engrossed House Bill No. 224 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 29, 1967.

Mr. Speaker:

The Senate has passed House Bill No. 150 with the following amendments:

On page 1, section 2, line 19, after "Sec. 2." strike "The" and insert "A bipartisan legislative committee consisting of three members of the senate appointed by the president of the senate and three members of the house of representatives appointed by the speaker of the house and"

On page 1, section 2, line 24, after "director" insert "and the legislative committee". On page 1, section 2, line 26, after "director" insert "and the legislative committee", and the same are herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Spanton, the House refused to concur in the Senate amendments to House Bill No. 150 and asked the Senate to recede therefrom.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 29, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 387 with the following amendments:

On page 1, section 2, line 16 of the engrossed bill, being line 18 of the printed bill, after "of" and before "members" strike "seven" and insert "eleven"

On page 1, section 2, line 22 of the printed bill, being line 20 of the engrossed bill, after "commission," strike all the material down to and including "representatives," on line 26 of the printed bill, being line 23 of the engrossed bill, and insert "three senators (being two from the senate majority and one from the senate minority) by the president of the senate, who shall also be a member, and three representatives (being two from the house majority and one from the house minority) by the speaker of the house of representatives, who shall also be a member,", and the same is herewith transmitted.

Ward Bowden, Secretary. . . .

MOTION

On motion of Mr. Wolf, the House refused to concur in the Senate amendment to Engrossed House Bill No. 387 and asked the Senate to recede therefrom.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 20, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 492 with the following amendment:

On page 1, section 1, line 17, add a new section as follows:

"NEW SECTION. Sec. 2. The commission on harbor lines is hereby authorized and directed to relocate that portion of the inner harbor line established June 30, 1927, by the filing in the office of the commissioner of public lands of the "Maps of Seattle Tide Lands, Extension No. 1" between the angle point in the inner harbor line at the most easterly corner of Lot 22, Block 431-A, Seattle Tide Lands, Extension No. 1, (vicinity of Harbor Avenue Southwest and West Florida Street), as shown on sheet 57 of said maps and the south line of Lot 9, Block 482, Seattle Tide Lands, Extension No. 1 (Lincoln Park), as shown on sheet 72 of said maps, by establishing said inner harbor line coincident with the existing line of ordinary high tide between said limits.

Said relocation shall in no way effect any license or building permit pertaining to the area involved hereinabove and which was issued by the City of Seattle prior to June, 1966, or any renewal of such license or permit granted prior to the time this act takes effect.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Bledsoe, the House deferred further consideration of Engrossed House Bill No. 492 and the bill was ordered placed on tomorrow's fifth order of business.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 29, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 576 with the following amendments:

On page 19, section 34, beginning on line 14 of the printed and engrossed bills, after "duties" strike all the material down to the period and insert "in accordance with RCW 43.03.050"

On page 21, section 42, line 6 of the printed and engrossed bills strike "84.24.020 through RCW 84.24-" and insert "84.08.010 and RCW 84.08-"

On page 22, section 47, line 22 of the printed bill, being line 21 of the engrossed bill, after "under section" strike "42" and insert "43"

On page 22, section 47, line 20 of the engrossed bill, being line 3 of the House amendment by Representative Holman, after "shall be de novo" and before "except" insert "in accordance with the provisions of RCW 82.32.180 or RCW 84.68.020 as applicable"

On page 26, section 51, line 9 of the engrossed bill, being line 9 of the printed bill, after "peals" and before the period insert "with respect to which appeal a formal hearing has been elected", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mrs. McCaffree, the House concurred in the Senate amendment to Engrossed House Bill No. 576.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 576 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 576 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 80; nays, 3; absent or not voting, 16.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Humiston, Jastad, Johnson, Jueling, Kalich, King, Kink, Kirk, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Murray, Newhouse, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Smythe, Spanton, Sprague, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—80.

Those voting nay were: Representatives Grant, Jolly, Smith—3.

Those absent or not voting were: Representatives Brouillet, Clocksin, Heavey, Hubbard, Hurley, Kiskaddon, Litchman, Morrison, Newschwander, Reese, Sawyer, Sheridan, Swayze, Taylor, Thompson, Veroske—16.

Engrossed House Bill No. 576 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Substitute House Bill No. 403; also

House Bill No. 413; also

House Bill No. 451; also

House Bill No. 490.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 966, by Representatives Flanagan, Day, Murray, and Berentson:

An Act relating to state government; and amending section 3, chapter 232, Laws of 1957 as amended by section 2, chapter 238, Laws of 1967 and RCW 70.94.030.

Mr. Flanagan moved that the rules be suspended, House Bill No. 966 be advanced to second reading and read the second time.

YIELDING TO QUESTION

At the request of Mr. Hoggins, Mr. Flanagan yielded to question.

Mr. Hoggins:

"The amendment which was left off Senate Bill No. 46, what does that pertain to?"

Mr. Flanagan:

"This amendment by the Natural Resources Committee changed the language a little in one section of the bill. It was very much desired that we have this amendment, because it gives the Department of Health the authority to act before serious damage or death occurs."

The motion was carried.

Mr. Flanagan moved the rules be suspended, House Bill No. 966 be advanced to third reading, the second reading be considered the third, and the bill be placed on final passage.

YIELDING TO QUESTION

On request of Mr. Smith, Mr. Flanagan yielded to question.

Mr. Smith:

"Mr. Flanagan, we don't have copies of this bill on our desks, do we?"

Mr. Flanagan:

"No, I don't suppose you do, Representative Smith, because, as I explained before, this is just a very short amendment to Senate Bill No. 46 which was passed here in the House before, I think with a unanimous vote. We looked at it quite closely then. It's only about four or five words put back in again."

Mr. Smith:

"What were those four or five words?"

Mr. Flanagan:

"I will read the way the bill was worded: '... one or more air contaminants in sufficient quantities and of such characteristics and duration as to be injurious to humans, plant or animal life.' The amendment changes it to say 'characteristics and duration as is, or is likely to be, injurious, ...'"

YIELDING TO QUESTION

On request of Mr. Moon, Mr. Flanagan yielded to question.

Mr. Moon:

"Mr. Flanagan, would you object to having this bill put at the top of the second reading calendar on the next working day?"

Mr. Flanagan:

"No, I don't object. I don't really think it is necessary, but if you would like to, it's all right."

The motion by Mr. Flanagan to suspend the rules and advance House Bill No. 966 to third reading was lost.

MOTION

On motion of Mr. Moon, the House deferred further consideration of House Bill No. 966 and the bill was ordered placed on tomorrow's second reading calendar.

House Bill No. 967, by Representatives Marzano, Gallagher, and Sheridan: An Act relating to urban renewal; requiring approval of urban renewal projects by a vote of the people; and amending sections 35.81.060, 35.81.070, 35.81.090, 35.81.150 and 35.81.160, chapter 7, Laws of 1965 and RCW 35.81.060, 35.81.070, 35.81.130 and 35.81.150.

Ordered printed and referred to Committee on State Government and Legislative Procedures.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Senate Bill No. 9, by Senators Gissberg and Woodall (by legislative council request):

An Act relating to charitable trusts and similar relationships; and providing penalties for violations relating thereto.

Referred to Committee on Rules and Administration.

Engrossed Senate Bill No. 31, by Senators Dore and Connor:

An Act relating to intoxicating liquor and alcoholism; increasing certain license fees; providing for disbursement of certain moneys to the department of health; amending section 77, chapter 62, Laws of 1933 extraordinary session, as last amended by section 2, chapter 143, Laws of 1965 extraordinary session and RCW 66.08.180; amending section 23-M, chapter 62, Laws of 1933 extraordinary session as added by section 1, chapter 217, Laws of 1937, as amended by section 1, chapter 220, Laws of 1941, and RCW 66.24.320; amending section 23-N, chapter 62, Laws of 1933 extraordinary session as added by section 1, chapter 217, Laws of 1937, as amended by section 2, chapter 220, Laws of 1941, and RCW 66.24.330; amending section 23-O, chapter 62, Laws of 1933 extraordinary session as added by section 1, chapter 217, Laws of 1937, as amended by section 3, chapter 220, Laws of 1941, and RCW 66.24.340; amending section 23-P, chapter 62, Laws of 1933 extraordinary session as added by section 1, chapter 217, Laws of 1937 and RCW 66.24.350; amending section 23-Q, chapter 62, Laws of 1933 extraordinary session as added by section 1, chapter 217, Laws of 1937 and RCW 66.24.360; amending section 23-R, chapter 62, Laws of 1933 extraordinary session as added by section 1, chapter 217, Laws of 1937 and RCW 66.24.370; and providing an effective date.

Referred to Committee on Public Institutions and Youth Development.

Senate Bill No. 219, by Senators Peterson (Lowell), Ryder, and Dore (by state capitol committee request):

An Act relating to the state capitol; describing certain property to be known as the east capitol site; amending section 1, chapter 167, Laws of 1961 and RCW 79.24.500; and declaring an emergency.

Referred to Committee on State Government and Legislative Procedures.

Reengrossed Senate Bill No. 280, by Senators Henry, Kupka, Knoblauch, and Neill (by departmental request):

An Act relating to the sale of motor vehicles; licensing dealers and salesmen; defining terms; establishing fees; defining and prescribing certain unfair acts and practices and prescribing civil remedies and penalties therefor; amending section 46.70.060, chapter 12, Laws of 1961 as amended by section 77, chapter, Laws of 1967 (S.B. 36) and RCW 46.70.060; amending section 46.70.070, chapter 12, Laws of 1961 as amended by section 1, chapter 239, Laws of 1961 and RCW 46.70.070; repealing section 46.70.010, chapter 12, Laws of 1961 as amended by section 1, chapter 68, Laws of 1965 and RCW 46.70.010; repealing section 46.70.020, chapter 12, Laws of 1961 as last amended by section 76, chapter, Laws of the 1967 (S.B. 36) and RCW 46.70.020; repealing section 46.70.030, chapter 12, Laws of 1961 and RCW 46.70.030; repealing section 46.70.040, chapter 12, Laws of 1961 as amended by section 3, chapter 68, Laws of 1965 and RCW 46.70.040; repealing section 46.70.050, chapter 12, Laws of 1961 and RCW 46.70.050; repealing section 46.70.080, chapter 12, Laws of 1961 and RCW 46.70.080; repealing section 46.70.100, chapter 12, Laws of 1961 as amended by section 4, chapter 68, Laws of 1965 and RCW 46.70.100; repealing section 46.70.110, chapter 12, Laws of 1961 as last amended by section 78, chapter, Laws of 1967 (S.B. 36) and RCW 46.70.110; adding new sections to chapter 12, Laws of 1961 and 46.70 RCW and declaring an effective date; and amending chapter RCW 19.86, chapter 216, Laws of 1961.

Referred to Committee on Rules and Administration.

Engressed Senate Bill No. 318, by Senator Mardesich:

An Act relating to county officers; amending section 36.16.032, chapter 4, Laws of 1963 as amended by section 2, chapter 164, Laws of 1963 and RCW 36.16.032; amending section 36.17.020, chapter 4, Laws of 1963 as amended by section 1, chapter 164, Laws of 1963 and RCW 36.17.020; and amending section 36.27.060, chapter 4, Laws of 1963 and RCW 36.27.060.

Referred to Committee on Local Government.

Engrossed Senate Bill No. 464, by Senators McCormack, Uhlman, and Woodall:

An Act relating to civil actions and procedure; adding new sections to Title 4 RCW; and amending section 1, chapter 99, Laws of 1961 and RCW 4.24.190.

Referred to Committee on Judiciary.

Substitute Senate Bill No. 604, by Committee on Education:

An Act relating to education; providing a method for obtaining surplus or donated food commodities for the use by school districts in their hot lunch program; and making an appropriation.

Referred to Committee on Education and Libraries.

Engrossed Senate Bill No. 622, by Senators Herrmann, Neill, and Durkan:

An Act relating to banks and trust companies and mutual savings banks; adding a new section to chapter 33, Laws of 1955 and to chapter 30.04 RCW; and amending section 30.04.090, chapter 33, Laws of 1955, as last amended by section 1, chapter, Laws of 1967 (Senate Bill No. 65), and RCW 30.04.090.

Referred to Committee on Financial Institutions and Insurance.

Engrossed Senate Concurrent Resolution No. 20, by Senators Canfield, Donohue, Talley, Metcalf, Henry, Hanna, Marquardt, and Lennart:

Requesting the attorney general to prevent and remedy occurrences of unfair practices related to the dairy industry.

Referred to Committee on Agriculture.

MOTION

On motion of Mr. McDougall, the House adjourned until 11:00 a.m., Friday, March 31, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

TWENTY-SECOND DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, March 31, 1967.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll and all members were present except Representatives Bozarth, Conner, Newschwander, O'Brien, Reese, and Sawyer.

Representatives Bozarth, O'Brien, Reese, and Sawyer were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Charles Howard Perry of the St. John's Episcopal Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 30, 1967.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 962, increasing justice of the peace fees in nondistrict justice courts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Newman H. Clark, Chairman, Timothy H. Hill, Vice Chairman.

We concur in this report: R. Ted Bottiger, Donald H. Brazier, Jr., Richard U. Chapin, Charles W. Elicker, Robert W. O'Dell, Gordon L. Walgren.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 30, 1967.

Mr. Speaker:

We, a majority of your Committee on Higher Education, to whom was referred House Concurrent Resolution No. 32, directing a study to be made as to feasibility of establishing a state program for scholarships and student loans, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Marjorie W. Lynch, Chairman, Richard L. Smythe, Vice Chairman.

We concur in this report: Paul Barden, Dave Ceccarelli, Robert F. Goldsworthy, Francis E. Holman, Elmer Jastad, Richard A. King, Dick J. Kink, Mary Stuart Lux, Daniel G. Marsh, Mary Ellen McCaffree, John S. Murray, Fred A. Veroske, Gordon L. Walgren.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 30, 1967.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 464, increasing liability of parents for their minor children's malicious or wilful torts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Newman H. Clark, Chairman, Timothy H. Hill, Vice Chairman.

We concur in this report: Richard U. Chapin, Robert L. Charette, Charles W. Elicker, Daniel G. Marsh, Robert W. O'Dell, Gordon L. Walgren.

MOTION

Mr. Hill moved that the rules be suspended, Engrossed Senate Bill No. 464 be advanced to second reading and read the second time.

Representatives Hill and Walgren spoke in favor of the motion.

POINT OF ORDER

The Speaker recognized Mr. Heavey on a point of order.

Mr. Heavey:

"Mr. Speaker, we have already had one speaker in favor of the motion."

RULING BY THE SPEAKER

The Speaker:

"Mr. Walgren, I am sorry. On the suspension of the rules, we have only one speaker on each side."

Debate ensued, Representative Heavey speaking against the motion.

YIELDING TO QUESTION

At the request of Mr. Clark (Newman H.), Mr. Heavey yielded to question.

Mr. Clark:

"Mr. Heavey, would you inquire of me why this was done yesterday?"

Mr. Heavey:

"I would be delighted. Why was it done yesterday?"

Mr. Clark:

"We have been asked by a member of Rules Committee in the Senate if we would take action on this bill. It is my purpose, if it is raised to second reading, to move that it go to the foot of the calendar in order that Mr. Harris might make an amend-

ment to strike one paragraph. We also have opposition to the second paragraph in this bill which kept it in Rules after we considered it in the House and passed it to Rules last time in the regular session, and it wasn't considered on the floor of this House. As Mr. Hill has just stated, we believe there is merit in the bill even though there are members that will oppose the first and second paragraphs. This bill deserves consideration as was carefully explained by Mr. Hill, Vice Chairman of the committee."

The motion was lost on a rising vote.

Engrossed Senate Bill No. 464 was passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 31, 1967.

Mr. Speaker:

We, a majority of your Committee on Financial Institutions and Insurance, to whom was referred Engrossed Senate Bill No. 622, authorizing supervisor of banking to fix reserve requirements within prescribed limits, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert W. O'Dell, Chairman.

We concur in this report: Henry Backstrom, John Bagnariol, George W. Clarke, Vaughn Hubbard, Mrs. Joseph E. Hurley, Brian Lewis, Helmut L. Jueling, Jerry C. Kopet, Mark Litchman, Fred A. Veroske, Sam Smith.

Passed to Committee on Rules and Administration for second reading.

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House former State Representative Richard W. Morphis of Spokane county and appointed Representatives Adams and Harris to conduct him to a seat on the rostrum beside the Speaker.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Day on a point of personal privilege.

Mr. Day:

"Mr. Speaker, I would like to say while Mr. Morphis is here that we all appreciate the untiring efforts he put in toward giving us the fine new facilities that we have enjoyed this session, and especially in view of the fact that he took a great deal of pressure not only on the building but on the facilities themselves. Thank you, Dick."

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 30, 1967.

Mr. Speaker:

The Senate has failed to pass: Engrossed Substitute House Bill No. 639, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 30, 1967.

Mr. Speaker:

The Senate has passed: House Bill No. 702, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 30, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 355, and Senate Bill No. 363, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 30, 1967.

Mr. Speaker:

The President has signed: Senate Joint Memorial No. 21, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 30, 1967.

Mr. Speaker:

The President has signed: Substitute House Bill No. 403; and

House Bill No. 413; and

House Bill No. 451; and

House Bill No. 490; and the same are herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 224; also

House Bill No. 576; also House Bill No. 702; also Senate Bill No. 355; also Senate Bill No. 363; also

Senate Joint Memorial No. 21.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 29, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 492 with the following amendment:

On page 1, section 1, line 17, add a new section as follows:

"NEW SECTION. Sec. 2. The commission on harbor lines is hereby authorized and directed to relocate that portion of the inner harbor line established June 30, 1927, by the filing in the office of the commissioner of public lands of the "Maps of Seattle Tide Lands, Extension No. 1" between the angle point in the inner harbor line at the most easterly corner of Lot 22, Block 431-A, Seattle Tide Lands, Extension No. 1 (vicinity of Harbor Avenue Southwest and West Florida Street), as shown on sheet 57 of said maps and the south line of Lot 9, Block 482, Seattle Tide Lands, Extension No. 1 (Lincoln Park), as shown on sheet 72 of said maps, by establishing said inner harbor line coincident with the existing line of ordinary high tide between said limits.

Said relocation shall in no way effect any license or building permit pertaining to the area involved hereinabove and which was issued by the City of Seattle prior to June, 1966, or any renewal of such license or permit granted prior to the time this act takes effect.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Whetzel, the House concurred in the Senate amendment to Engrossed House Bill No. 492.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 492 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 492 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bluechel, Bottiger, Brazier,

Brouillett, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Grant, Harris, Haussler, Hawley, Heavey, Hill, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Dell, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—87.

Those absent or not voting were: Representatives Bledsoe, Bozarth, Conner, Gorton, Hoggins, Hubbard, Newschwander, O'Brien, Perry, Reese, Sawyer, Swayze—12.

Engrossed House Bill No. 492 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 30, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 656 with the following amendments:

In line 2 of the title in both the printed and engrossed bills, after the semicolon and before "amending" insert "amending section 3, chapter 71, Laws of 1947 as last amended by section 1, chapter 227, Laws of 1961 and RCW 41.44.030; amending section 7, chapter 71, Laws of 1947 and RCW 41.44.070;"

On page 10 following section 5 of both the printed and engrossed bills, add two sections to read as follows:

"Sec. 6. Section 3, chapter 71, Laws of 1947 as last amended by section 1, chapter 227, Laws of 1961 and RCW 41.44.030 are each amended to read as follows:

As used in this chapter, unless a different meaning is plainly required by the context:

- (1) "Retirement system" means the state-wide city employees retirement system provided for herein.
 - (2) "City" or "cities" includes town or towns.
- (3) "Employee" means any appointive officer or employee and shall include elective officials to the extent specified herein.
- (4) "Member" means any person included in the membership of the retirement system as provided herein.
 - (5) "Board" means the "board of trustees" provided for herein.
- (6) "Retirement fund" means "state-wide city employees retirement fund" provided for herein.
- (7) "Service" means service rendered to a city for compensation; and for the purpose of this chapter a member shall be considered as being in service only while he is receiving compensation from the city for such service or is on leave granted for service in the armed forces of the United States as contemplated in RCW 41.44.120.
- (8) "Prior service" means the service of a member for compensation rendered a city prior to the effective date and shall include service in the armed forces of the United States to the extent specified herein and service specified in RCW 41.44.120(5).
- (9) "Current service" means service after the employee has become a member of the system.
- (10) "Creditable service" means such service as is evidenced by the record of normal contributions, plus prior service as evidenced by prior service certificate.
- (11) "Beneficiary" means any person in receipt of a pension, annuity, retirement allowance, disability allowance, or any other benefit herein.
- (12) "Compensation" means the compensation payable in cash, plus the monetary value, as determined by the board of trustees, of any allowance in lieu thereof (but

for the purposes of this chapter such "compensation" shall not exceed three hundred dollars per month, except as to those employees of any member city the legislative body of which shall not later than July 1, 1953, have irrevocably elected by resolution or ordinance to increase the limitation herein contained, effective as to all of its employees, from three hundred dollars to four hundred dollars, commencing on said date, or which shall so elect prior to January 1st of any succeeding year, effective as of January 1st of any succeeding year, and as to such employees shall, commencing on the specified date, not exceed four hundred dollars or an amount equal to such increased limitation established by such ordinance or resolution per month): Provided However, That the foregoing limitation shall not apply to uniformed personnel.

- (13) "Compensation earnable" means the full rate of compensation that would be payable to an employee if he worked the full normal working time but for the purposes of this chapter, such "compensation earnable" shall not exceed three hundred dollars per month, except as to those employees of any member city the legislative body of which shall not later than July 1, 1953, have irrevocably elected by resolution or ordinance to increase the limitation herein contained, effective as to all of its employees, from three hundred dollars to four hundred dollars, commencing on said date, or which shall so elect prior to January 1st of any succeeding year, effective as of January 1st of any such succeeding year, and as to such employees shall, commencing on the specified date, not exceed four hundred dollars or an amount equal to such increased limitation established by such ordinance or resolution per month): Provided However, That the foregoing limitation shall not apply to uniformed personnel: Provided Further, That after January 1, 1968 this term shall mean the full rate of compensation payable to an employee if he worked the full normal working time.
- (14) "Final compensation" means the highest average annual compensation earnable in any five consecutive years of actual service rendered during the ten years immediately preceding retirement, or where the employee has less than five consecutive years of actual service, the earnable compensation for the last five years preceding his retirement.
- (15) "Matching contribution" means the contribution of the city deposited in an amount equal to the normal contributions of the employee.
- (16) "Normal contributions" means the contributions at the rate provided for in RCW 41.44.130, excluding those referred to in subsection (6).
- (17) "Released matching contributions" means such "matching contributions" as are no longer held for the benefit of the employee.
- (18) "Regular interest" means interest compounded annually at such rate as shall have been adopted by the board of trustees in accordance with the provisions of this chapter.
- (19) "Accumulated normal contributions" means the sum of all normal contributions, deducted from the compensation of a member, standing to the credit of his individual account, together with regular interest thereon.
- (20) "Pension" means payments derived from contributions made by the city as provided herein.
- (21) "Annuity" means payments derived from contributions made by a member as provided herein.
 - (22) "Retirement allowance" means the pension plus annuity.
- (23) "Fiscal year" means any year commencing with January 1st and ending with December 31st next following.
- (24) "Miscellaneous personnel" means officers and employees other than those in the uniformed police or fire service: *Provided*, Those members of the fire department who are ineligible to the benefits of a firemen's pension system established by or pursuant to any other state law, are also included in the miscellaneous personnel.
- (25) "Uniformed personnel" means any employee who is a policeman in service or who is subject to call to active service or duty as such.
- (26) "Effective date" when used with regard to employees means the date on which any individual or group of employees became members of any retirement system and when used with regard to any city or town shall mean the date on which it became a participant.
- (27) "Actuarial equivalent" means a benefit of equal value when computed at regular interest upon the basis of such mortality tables as shall be adopted by the board of trustees.

- (28) "Persons having an insurable interest in his life" means and includes only such persons who, because of relationship from ties of blood or marriage, have reason to expect some benefit from the continuation of the life of the member.
- (29) "Additional contributions" means contributions made pursuant to subsection (6) of RCW 41.44.130.
- (30) "Accumulated additional contributions" means the sum of all "additional contributions" made by a member standing to the credit of the individual account, together with regular interest thereon.
- (31) "Part time employees" means those employees who, although regularly and continuously employed, do not regularly perform their duties the full number of hours required of other regular employees, including but not confined to such employees as police judges, city attorneys and other officers and employees who are also engaged in outside employment or occupations.
- (32) "Excess interest income" means that interest income earned and received from investments in excess of the interest income on investments required to meet actuarial funding requirements.
- Sec. 7. Section 7, chapter 71, Laws of 1947 and RCW 41.44.070 are each amended to read as follows:
- (1) The board of trustees shall consist of seven members, one of whom shall be the state insurance commissioner, ex officio; three elective city officials [and three city employees] eligible to the benefits of the system who shall be appointed by the governor from a list of six city officials [and six city employees] submitted by the executive committee of the association of Washington cities as the official representative of cities and towns in the state [after considering recommendations of city employees as to employee members]. Original terms of office of the appointees [in the two groups] shall be one, two and three years as designated by the governor; thereafter terms shall be for three years duration. Appointments to fill vacancies other than those caused by expiration of a term, shall be for the unexpired term. Appointees shall serve until successors have been appointed and qualified.

In addition to these four members, there shall be three city employees who shall be elected by a secret ballot vote of the city employees who are members of the system. The method and details of such election shall be determined by the board of trustees. The first such election shall be held in June of 1968. The original terms of office for the elected city employee members shall be one, two and three years as designated by the board of trustees, and such terms shall begin July 1, 1968; thereafter terms shall be for three years' duration. In the case of vacancies of elected city employee positions the board of trustees shall appoint city employees to serve for the unexpired terms. Such appointees shall serve until successors have been elected.

- (2) The board shall annually, dating from the first officially recorded meeting, elect a chairman and secretary. Four members shall constitute a quorum.
- (3) Each member of the board shall take an oath of office that he will diligently and honestly administer the affairs of the board, and that he will not knowingly violate or wilfully permit to be violated any of the provisions of this chapter."

Renumber section 6 as "Sec. 8.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. Humiston moved that the House do concur in the Senate amendments to Engrossed House Bill No. 656.

YIELDING TO QUESTION

At the request of Mr. Brazier, Mr. Humiston yielded to question.

Mr. Brazier:

"Dr. Humiston, are there any additional costs to the cities in these amendments?"

Mr. Humiston:

"No."

The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 656 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 656 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Dell, Perry, Richardson, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—90.

Those absent or not voting were: Representatives Bozarth, Conner, Hoggins, Hubbard, Newschwander, O'Brien, Reese, Rosellini, Sawyer—9.

Engrossed House Bill No. 656 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 30, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 701 with the following amendment:

On page 2, section 1, line 4 after "infirmary." and before "All" on line 7, strike "Drugs supplied under the program shall be secured through licensed retail pharmacies in accordance with contracts between such vendor pharmacies and the department.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Humiston, the House concurred in the Senate amendment to Engrossed House Bill No. 701.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 701 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 701 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 86; nays, 6; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, John-

son, Jolly, Jueling, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Dell, Perry, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—86.

Those voting nay were: Representatives Avey, Elicker, Jastad, Kalich, King, Kopet—6.

Those absent or not voting were: Representatives Bozarth, Conner, Hubbard, Newschwander, O'Brien, Reese, Sawyer—7.

Engrossed House Bill No. 701 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, March 30, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bill, entitled:

House Bill No. 295:

Providing for comprehensive community health centers.

Very truly yours,

Raymond W. Haman, Legal Counsel to the Governor.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was read first time by title and acted upon as indicated:

House Bill No. 968, by Representatives Heavey and McCormick:

An Act relating to a pedestrian overpass in King county at the intersection of 1st Avenue South, SSH 1K, SR 509 and South 140th Street; and making an appropriation.

Ordered printed and referred to Committee on Transportation.

RESOLUTION

House Resolution No. 67-67 by Representatives Johnson and Lynch:

Whereas, Planning for higher education in the State of Washington is now in a transitional stage; and

Whereas, The instructional programs, both academic and vocational, of this state's community colleges have proven highly effective and of increasing value in meeting the needs of students at the lower division (freshman and sophomore) level of college work; and

Whereas, The plan of organizing senior colleges which are designed for the upper division (junior and senior) level of undergraduate work to serve junior college graduates and provide facilities for the rapidly expanding student population going on to professional studies has found favor in national planning for higher education and has proven successful in the state of Florida;

Now, Therefore, Be It Resolved, By the House of Representatives, That the successor committee to the 1965-67 Temporary Advisory Council on Public Higher Education, if such be created by the Fortieth Legislature, otherwise the Joint Committee on Education, is requested to conduct a study of the senior college concept and its adaptability to the needs of this state, with recommendations as to potential regions to be served and plans for financing and to report the results of such study to the Forty-first Session of the Legislature for its guidance and action.

On motion of Mrs. Johnson, the resolution was adopted.

SECOND READING OF BILLS

House Bill No. 966, by Representatives Flanagan, Day, Murray, and Berentson:

Defining air pollution with respect to pollution control purposes.

The bill was read the second time.

On motion of Mr. Flanagan, the rules were suspended, House Bill No. 966 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representatives Flanagan and Moon spoke in favor of passage of the bill. The Clerk called the roll on the final passage of House Bill No. 966 and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Dell, Perry, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Bozarth, Conner, Newschwander, O'Brien, Reese, Sawyer—6.

House Bill No. 966, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. McDougall, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p.m.

The Clerk called the roll and all members were present except Representatives Bozarth, Hubbard, O'Brien, Reese, and Sawyer. Representatives Bozarth, O'Brien, Reese, and Sawyer were excused.

THIRD READING OF BILLS

House Bill No. 194, by Representatives Lynch, Cunningham, and Jastad: Broadening immunity for reporting child abuse.

House Bill No. 194 was read the third time and placed on final passage. Representative Lynch spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 194, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Dell, Perry, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those absent or not voting were: Representatives Bozarth, O'Brien, Reese, Sawyer, Sprague—5.

House Bill No. 194, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 52, by Representatives Cunningham, Bottiger, and Swayze (by departmental request):

Authorizing utilities and transportation commission to participate in federal administrative and court proceedings.

House Bill No. 52 was read the third time and placed on final passage.

Representative Cunningham spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 52, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Gerrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Dell, Perry, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those absent or not voting were: Representatives Bozarth, Hubbard, O'Brien, Reese, Sawyer—5.

House Bill No. 52, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 178, by Representatives Kirk, Day, Farr, Ceccarelli, and Chatalas (by departmental request):

Enlarging the board of health and providing compensation for the board. House Bill No. 178 was read the third time and placed on final passage.

Representative Kirk spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 178, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Dell, Perry, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those voting nay were: Representative Avey—1.

Those absent or not voting were: Representatives Bozarth, Hubbard, O'Brien, Reese, Sawyer—5.

House Bill No. 178, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 446, by Representatives Holman, Wolf, and Lux: Amending the laws regulating veterinary medicine.

Engrossed House Bill No. 446 was read the third time and placed on final passage.

Representative Holman spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 446, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Dell, Perry, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Backstrom, Bozarth, Hubbard, O'Brien, Reese, Sawyer—6.

Engrossed House Bill No. 446, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 90, by Representatives Litchman and Clark (Newman H.) (by joint committee on governmental cooperation request):

Authorizing a public officials' and newspapermen's privilege.

Engrossed House Bill No. 90 was read the third time and placed on final passage.

Representatives Clark (Newman H.) and Bledsoe spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 90, and the bill passed the House by the following vote: Yeas, 87; nays, 4; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Harris, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Newhouse, Newschwander, O'Dell, Perry, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—87.

Those voting nay were: Representatives Avey, Grant, Haussler, Moon—4. Those absent or not voting were: Representatives Bozarth, Chatalas, Garrett. Murray, O'Brien, Reese, Sawyer, Zimmerman—8.

Engrossed House Bill No. 90, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 517, by Representatives Perry, McGavick, and Newschwander (by departmental request):

Modifying state procedures and scope.

Engrossed House Bill No. 517 was read the third time and placed on final passage.

Representative McGavick spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 517, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May,

McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Dell, Perry, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—91.

Those absent or not voting were: Representatives Bledsoe, Bozarth, Chatalas, Garrett, Moon, O'Brien, Reese, Sawyer—8.

Engrossed House Bill No. 517, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 748, by Representatives Cunningham, Bottiger, and Hoggins:

Establishing presidential preference primaries and the election of delegates to national conventions.

Engrossed House Bill No. 748 was read the third time and placed on final passage.

Representatives Cunningham and Smith spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Adams, Mr. Cunningham yielded to question.

Mr. Adams:

"Representative Cunningham, will you give us some idea of what this would cost the state in the way of expense to the state or the counties?"

Mr. Cunningham:

"From the latest estimate I have from the county auditors, it would be somewhere in the vicinity of four hundred thousand dollars or less. The reason it has come down a great deal from original estimates is the fact that the bill specifies there shall be fewer election workers involved in this than you would have in a normal election, and also that this is at a time when schools and other organizations might want to run special elections, and that would be deducted from the cost of this type of election."

Mr. Adams:

"In other words, there would be a substantial cost. Would you explain to me in what manner the state would benefit so as to justify this cost?"

Mr. Cunningham:

"I feel the state of Washington has never had the opportunity to have any impact on the choice of president of the United States, because at a national convention we are so far down the alphabet that usually our vote has no consequence at that time. This is set up to run in conjunction with the state of Oregon, and the state of Idaho is also considering this. I feel it would put us in the forefront, as far as having an impact on who is nominated for president from either party, and I feel we have gone down the road of the blanket primary up to the point of nominations for president, and that we should go all the way and give people a choice in this area."

Representatives Bottiger and Kalich spoke in favor of passage of the bill. The Clerk called the roll on the final passage of Engrossed House Bill No. 748, and the bill passed the House by the following vote: Yeas, 60; nays, 35; absent or not voting, 4.

Those voting yea were: Representatives Amen, Backstrom, Barden, Berentson, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, DeJarnatt, Elicker, Farr, Garrett, Goldsworthy, Gorton, Grant, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Jueling, Kalich, Kink, Kirk, Kiskaddon, Leck-

enby, Leland, Lewis, Lux, Lynch, Marsh, Marzano, McCaffree, McCormick, McGavick, Murray, Newhouse, Newschwander, O'Dell, Perry, Rosellini, Saling, Smith, Smythe, Sprague, Swayze, Thompson, Veroske, Whetzel, Wolf, Zimmerman, Mr. Speaker—60.

Those voting nay were: Representatives Adams, Anderson, Avey, Bagnariol, Beck, Bledsoe, Charette, Conner, Copeland, Day, Flanagan, Gallagher, Gladder, Harris, Haussler, Heavey, Hurley, Jastad, Johnson, Jolly, King, Kopet, Litchman, Mahaffey, May, McDougall, Merrill, Moon, Morrison, Richardson, Sheridan, Spanton, Taylor, Walgren, Wanamaker—35.

Those absent or not voting were: Representatives Bozarth, O'Brien, Reese, Sawyer—4.

Engrossed House Bill No. 748, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

Let me emphasize that this measure would do three things: (1) Give the average voter a direct stake in nominating a president, stimulating citizen interest in politics; (2) Double the impact of Washington state in national political importance because of tying our presidential primary to the same period and same plan as Oregon's; (3) Develop a new cooperation with Oregon in focusing attention of the nation on the Pacific Northwest as a political entity, the area that holds the most unusual, meaningful, and important primary in the nation. Regarding costs, we must compare the costs with the value of stimulating citizen interest. The state would receive most of the costs back in business and occupation and sales taxes on stimulated political campaigns and their promotion. As a resident of Washington whose economic interests are tied to Oregon, and whose geographic location is favorable to Oregon, I would add that the several television stations, radio stations, and newspapers of Oregon that focus on elections would be able to gear their programs to not only Oregon, but to the residents of Southwest Washington, if the two states had presidential primaries simultaneously. Although it is not a Southwest Washington measure, it is one that we Southwest Washington legislators can agree would have a favorable result, in my opinion, for our region.

Harold S. Zimmerman, 17th District.

Engrossed House Bill No. 516, by Representatives Cunningham, Barden, and Marzano (by departmental request):

Permitting allowable number of registered voters in precinct to depend on method of voting therein.

MOTION

On motion of Mr. Gorton, the rules were suspended and Engrossed House Bill No. 516 was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

Mr. Cunningham moved adoption of the following amendment:

On page 2, line 24 after the end of section 1 add nine new sections to read as follows:

- "Sec. 2. Section 12, chapter 101, Laws of 1965 extraordinary session and RCW 29.54.043 are each amended to read as follows: The procedure for counting of paper ballots at every September primary or November general election shall be as follows:
- (1) The inspector shall carefully examine each ballot and read aloud the name of each person receiving a vote, the office for which every such person is voted for, and the vote for or against each proposition on the ballot.
- (2) The judge, representing the opposite political party of the inspector, shall observe such reading.

- (3) The second judge shall tally the votes as read in the tally books to be returned to the election officer having jurisdiction of the election.
- (4) The clerk representing the opposite political party of the second judge shall, at the same time, tally the votes as read in the tally book to be retained by the inspector.
- (5) The inspector and judge observing the reading aloud of the ballots may rotate their duties from time to time, upon agreement.
- (6) The same basic rules in the counting of paper ballots at the polling places as enumerated in the above subsections (1), (2), (3), (4), and (5) of this section shall apply to the counting of paper ballots under the jurisdiction of the county auditor at the courthouse, it being the intention of this subsection that after the county canvassing board has approved as valid the absentee ballots and challenged or questioned ballots, the actual count and tallying of such ballots shall be done by persons selected by the county auditor on a bipartisan basis.
- Sec. 3. Section 29.10.080, chapter 9, Laws of 1965 and RCW 29.10.080 are each amended to read as follows:

On the first day of April of each odd-numbered year, or as soon thereafter as is practicable, every city clerk, town clerk, and every county auditor shall examine the registration files in his custody, and if, from such examination, he finds that any registered voter has failed, for a period of [four years] thirty months preceding April 1st of said odd-numbered year to vote in at least one election, he shall remove the registration cards of such voter from the original and duplicate files, and cancel the same by entering thereon over his signature the words 'canceled for failure to vote for [four years] thirty months' and the date of such cancellation. He shall also notify the voter whose registration has been canceled, by mail, at his last registration address, of the fact that his registration has been canceled, and that he will not be entitled to vote at any election until he has registered anew. No voter's registration shall be canceled if his original registration was made less than [four years] thirty months prior to the cancellation date. The secretary of state shall be notified immediately of all such cancellations.

Sec. 4. Section 29.39.010, chapter 9, Laws of 1965 and RCW 29.39.010 are each amended to read as follows:

"Service voter" means an elector who comes within any of the following categories:

- (1) Members of the armed forces while in the active service, and their spouses and dependents, including students and faculty members of the United States military academies.
- (2) Members of the merchant marine of the United States, and their spouses and dependents.
- (3) Civilian employees of the United States in all categories, including members of the Peace Corps, serving outside the territorial limits of the several states of the United States and the District of Columbia and their spouses and dependents when residing with or accompanying them, whether or not the employee is subject to the civil service laws and the Classification Act of 1949, and whether or not paid from funds appropriated by the Congress.
- (4) Members of religious groups or welfare agencies assisting members of the armed forces, who are officially attached to and serving with the armed forces, and their spouses and dependents.
- (5) Citizens of the United States and of the State of Washington temporarily residing outside the territorial limits of the several states of the United States and the District of Columbia and their spouses and dependents when residing with or accompanying them.

The term "armed forces" means the uniformed services as defined in section 102 of the Career Compensation Act of 1949 (63 Stat. 804), as amended.

The term "members of the merchant marine of the United States" means persons (other than members of the armed forces) employed as officers or members of crews of vessels documented under the laws of the United States, and persons (other than members of the armed forces) enrolled with the United States for employment, or for training for employment, or maintained by the United States for emergency relief service, as officers or members of crews of any such vessels; but does not include persons so employed, or enrolled for such employment or for training for such employment, or maintained for such emergency relief service, on the Great Lakes or the inland waterways.

The term "dependent" means any person who is in fact a dependent.

Sec. 5. Section 29.39.030, chapter 9, Laws of 1965 and RCW 29.39.030 are each amended to read as follows:

"Election" used alone means a general election except where the context indicates that a special election is meant or included. "Election" used without qualification never means a primary. "Election" does not include a municipal election.

In addition to the above, for the purpose of this chapter, the term "primary" means the state primary election held on the third Tuesday in September of the even-numbered year. The term "election" means the state general election held on the first Tuesday following the first Monday in November of the even-numbered and the odd-numbered years: Provided, However, That the absentee ballots for service voters of such odd-numbered year election shall be restricted to state measures being submitted for approval or rejection.

NEW SECTION. Sec. 6. There is added to chapter 9, Laws of 1965 and to chapter 29.36 RCW a new section to read as follows:

The county auditor, as ex officio supervisor of elections, or other officer having jurisdiction of the election, may, with regard to any precinct having less than one hundred registered voters at the time of closing of the registration files as provided in RCW 29.07.160, order the voting in said precinct for the next ensuing election, whether a primary election, general election, special election, or any other election, be by absentee ballot only.

Whenever such officer shall so order, he shall, not less than ten days prior to the date of such election, mail or deliver to each registered voter within said precinct his notice that voting within said precinct shall be by absentee voting only. Accompanied with such notice shall be an application form together with a postage prepaid envelope preaddressed to the issuing officer. In order to be honored such application form, properly executed, must reach the issuing officer no later than the day of the election concerned.

 $NEW\ SECTION.$ Sec. 7. There is added to chapter 9, Laws of 1965 and to chapter 29.36 RCW a new section to read as follows:

All such absentee ballots as authorized by section 6 of this act shall contain the same officers, names of candidates and propositions (if any) to be voted upon, including precinct offices, as if the ballot had been voted in person at the polling place. Except as otherwise provided in this act, such absentee ballots shall be issued, completed, returned, received, opened, counted, canvassed, recorded and handled as any absentee ballot issued pursuant to the request of the voter: Provided, That the county canvassing board, at the request of the county auditor, may direct that such ballots be counted on the day of the election. If such count is made it must be done in secrecy and the results not revealed to any unauthorized person until the polls have closed. Any violation of the secrecy of such count shall be subject to the same penalties as provided for in RCW 29.54.035.

NEW SECTION. Sec. 8. There is added to chapter 9, Laws of 1965 and to chapter 29.36 RCW a new section to read as follows:

Whenever an election is to be held for the organization of a new district, including but not limited to the organization of a water, fire, or sewer district, or for the purpose of addition of territory to an existing city, town, or district and the total number of registered voters qualified to vote at such election is less than one hundred, and the names and addresses of all such voters can be determined not less than ten days prior to the election concerned, the county auditor, as ex officio supervisor of elections, or other officer having jurisdiction of the election, may order that all voting be done by absentee ballot in the same manner and with like penalties as provided in sections 6 and 7 of this act.

Sec. 9. Section 29.51.060, chapter 9, Laws of 1965 as amended by section 5, chapter 156, Laws of 1965 extraordinary session and RCW 29.51.060 are each amended to read as follows:

If any person appears and offers or demands the right to vote at any primary or election, as a registered voter in the precinct where the primary or election is held, the election officers shall require him to sign his name and current address subject to penalties of perjury in one of the official poll books, which shall be designated the county auditor's copy, and shall compare such signature with the signature upon the registration card of the person registered under the same name. If the election officers, or a majority of them, upon comparing the signatures are satisfied that the person offering to vote is the identical person registered, they shall permit him to vote: *Pro-*

vided, That if the person registered signed his registration card with a cross or mark, identified by the signature of some other person, the election officers must require the person offering to vote to be identified by the person who signed the registration card, or by a registered voter of the precinct. Unless the identifying witness is personally known to the election officers, or to some of them, they may require the identifying witness to sign his name in the presence of the election officers for the purpose of identification.

As soon as it is determined that the person is qualified to vote, one of the precinct election officers shall copy the voter's name and address on the corresponding line in a second poll book which shall be identified as the inspector's copy. Such second poll book shall contain two extra copies of each page and so designed that two carbon copies can be easily made and readily detached.

[It shall not be necessary to use such redesigned poll books for any primary or election until on and after the 1966 state primary election] Such redesigned poll books shall be used only at the September primaries and November general elections held in the even and odd-numbered years.

Sec. 10. Section 29.54.070, chapter 9, Laws of 1965 and RCW 29.54.070 are each amended to read as follows:

On motion of Mr. Smith, the following amendments to the amendment were adopted:

Amend the amendment by Representative Cunningham adding nine new sections as follows: On page 2, section 6, line 10, after "than" strike "ten" and insert "fifteen"

Amend the amendment by Representative Cunningham adding nine new sections as follows: On page 3, section 8, line 9, after "than" and before "days" strike "ten" and insert "fifteen"

YIELDING TO QUESTION

At the request of Mr. Grant, Mr. Cunningham yielded to question.

Mr. Grant:

"Mr. Cunningham, on page 3 of the amendment you have stricken out material relating to the poll books. Now, the old books, which were available to the parties, require that the voter sign his name and current address. Is this the part we are dealing with in the underlined material on page 3?"

Mr. Cunningham:

"That is correct. The auditors in the various counties found that this is a rather cumbersome method in limited elections where this particular provision is not really of any particular importance, and they have suggested, and the committee concurred, that this should be limited to September and November elections, in any year. As you will note, we have included odd and even years, in case we sometime go to odd-year general elections."

Mr. Grant:

"Mr. Cunningham, would you object to putting this over to the bottom of the calendar? I certainly can't agree with the committee in this particular amendment and I would like to have an opportunity to offer an amendment to your amendment."

Mr. Cunningham:

"Mr. Grant, I think there is a move to put it to the top of tomorrow's second reading calendar. Would that be satisfactory to you?"

Mr. Grant:

"Yes."

MOTION

On motion of Mr. Wolf, the House deferred further consideration of Engrossed House Bill No. 516, and the bill was ordered placed on tomorrow's second reading calendar.

House Bill No. 479, by Representatives McDougall, Richardson, and Charette (by departmental request):

Abolishing temporary permits for real estate salemen.

House Bill No. 479 was read the third time and placed on final passage.

Representative Richardson spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 479, and the bill passed the House by the following vote: Yeas, 64; nays, 26; absent or not voting, 9.

Those voting yea were: Representatives Adams, Amen, Backstrom, Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Brazier, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Mahaffey, Marsh, McDougall, Morrison, Murray, Newhouse, Newschwander, O'Dell, Richardson, Rosellini, Saling, Smythe, Sprague, Swayze, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—64.

Those voting nay were: Representatives Anderson, Avey, Beck, Bottiger, Chatalas, Conner, DeJarnatt, Gallagher, Garrett, Grant, Haussler, Heavey, Johnson, Jolly, Kink, Litchman, Marzano, May, McCormick, McGavick, Merrill, Moon, Perry, Sheridan, Taylor, Walgren—26.

Those absent or not voting were: Representatives Bozarth, Brouillet, Lynch, McCaffree, O'Brien, Reese, Sawyer, Smith, Spanton—9.

House Bill No. 479, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

My vote was recorded in error. It was my intent to vote in favor of House Bill No. 479.

Gordon L. Walgren, 23rd District.

RECONSIDERATION

The House resumed reconsideration of the vote by which House Joint Resolution No. 30 had failed to pass the House.

House Joint Resolution No. 30, by Representatives O'Brien, Hawley, and Ceccarelli:

Adding a new section to Constitution as to urban renewal.

MOTION

On motion of Mr. Holman, the rules were suspended and House Joint Resolution No. 30 was returned to second reading for the purpose of amendment.

SECOND READING OF RESOLUTION

Mr. Holman moved adoption of the following amendment:

Beginning on line 8 strike the remainder of the resolution and insert the following: "NEW SECTION. Article VII, section 11. Pursuant to this section, the legislature may authorize the state and any taxing district to finance public improvements, and public expenditures or projects for the renewal of real property, in whole or in part from any additional tax revenues to be derived from the increased assessed valuations of property for ad valorem taxation occurring after such improvements, projects, or expenditures have been ordered or made. The legislature shall provide for the determination by the state or by any taxing district of the area from which such additional tax revenues shall be derived, and shall further provide for the period of time during which such additional tax revenues may be applied to finance such improvements, projects, or expenditures. Notwithstanding any other provision of this Constitution, the legislature may provide that the ad valorem taxes levied upon property in such area by the state or by any taxing district may be divided so that a portion of the taxes levied against any increase in the assessed valuation of such property occurring (1) after a public improvement has been ordered or made, or (2) after an urban renewal project plan has been adopted, or (3) after expenditure for the acquisition of real property for such project has been made, shall be used to pay any borrowing incurred for such purposes. Borrowing secured by a pledge of such additional tax revenues shall not constitute the incurring of indebtedness under Article VIII of the Constitution. The legislature shall enact whatever laws shall be necessary to carry out the purposes of this section.

The term "taxing district" for the purpose of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy ad valorem taxes on property.

And Be It Further Resolved, That the secretary of state shall cause notice of the foregoing constitutional amendment to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state."

Mr. Lewis moved adoption of the following amendment to the amendment:

Amend the amendment by Representative Holman as follows: In line 6, after "valuations of" and before "for ad valorem" strike "property" and insert "land"

Debate ensued, Representative Lewis speaking in favor of adoption of the amendment to the amendment, and Representative Holman speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Perry, Mr. Holman yielded to question.

Mr. Perry:

"Mr. Holman, the other day you proposed an amendment to the Constitution which would allow us to tax municipal entities of a proprietary function. That falled. We are now offering this body here a proposal with the municipal proprietary functions still exempted, which would increase the tax load on the existing groups of people. This seems to me to be philosophically inconsistent."

Mr. Holman:

"I think it is philosophically consistent. I say this is a means of relieving the general property in the community and the people from the impact of large bond issues. I think you have to have some of them, but I think this is a means whereby we can relieve the citizens from obligations to support some of these expensive capital improvements by going out and selling these tax increment bonds. I don't think it will be easy to sell them by any means, but I think this has been done in many places. I think this legislature in its wisdom will come down next time and develop equitable means of doing this."

Further debate ensued, Representatives Elicker and Sprague speaking against adoption of the amendment to the amendment.

YIELDING TO QUESTION

At the request of Mr. Newhouse, Mr. Lewis yielded to question.

Mr. Newhouse:

"Mr. Lewis, my question is perhaps a little involved. I come from one of the cow counties and I know there is a need for something in this area. Can you tell me why there is a need for pinpointing it as to district and why it is not county-wide? I am also concerned about the need for assessing this type of thing against the property. In mass transit I can see we probably should have revenue bonds. In urban renewal, how are they now financed? It is rather complicated. I would like a little discussion on that."

Mr. Lewis:

"Well, Mr. Newhouse, there is no possibility, it seems, that mass transit is going to be financed by revenue bonds. It is questionable whether even the operating expenses can be financed from revenue from the fare boxes. It is generally conceded there will have to be a general obligation property tax, and this was the intent of Senate Bill No. 168 which went through here, which I believe is a good bill. Why it should be property is the question I am raising with my amendment. Representative Holman said there would be no increase in the value of the land when you go to rapid transit, but I submit that is not true. Several members of the House including Representative Leland, Representative Berentson, Representative Garrett, and myself, went to Toronto and Montreal in November, and we were shown a lot that had increased fifteen times in value, the land only, after a rapid transit station had been constructed within two blocks of it. Presumably that is an increase of fifteen times in the value of the taxes. I don't know whether I am answering your question. As to defining the district, that is not clear in this legislation. I don't think it should be spelled out in a resolution relating to the Constitution. It would be a question to wrestle with when they came to enabling legislation. I think it is a very difficult question to define where the sphere of influence ends."

Mr. Harris demanded the previous question and the demand was sustained.

The motion was lost and the amendment by Mr. Lewis to line 6 of the amendment by Mr. Holman was not adopted.

Mr. Lewis moved adoption of the following amendment to the amendment by Mr. Holman:

Amend the amendment by Representative Holman as follows: In line 15 of the amendment after "so that" and before "a portion of" insert "all or"

Representatives Lewis and Holman spoke in favor of adoption of the amendment to the amendment.

The motion was carried, and the amendment by Mr. Lewis to line 15 of the amendment by Mr. Holman was adopted.

The Speaker stated the question before the House to be adoption of the amendment by Mr. Holman as amended by Mr. Lewis.

The amendment as amended was adopted.

House Joint Resolution No. 30 was ordered engrossed and passed to Committee on Rules and Administration for third reading.

MOTION

On motion of Mr. McDougall, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 31, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred Senate Bill No. 219, amending boundaries of the east capitol site, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Norwood Cunningham, Chairman, Thomas A. Swayze, Jr., Vice Chairman. We concur in this report: Alan Bluechel, R. Ted Bottiger, Richard U. Chapin, Thomas L. Copeland, William S. Day, Caswell J. Farr, Mary Stuart Lux.

Passed to Committee on Rules and Administration for second reading.

MOTION

On motion of Mr. Bledsoe, the House adjourned until 9:00 a.m., Saturday, April 1, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

TWENTY-THIRD DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Saturday, April 1, 1967.

The Speaker called the House to order at 9:00 a.m.

The Clerk called the roll and all members were present except Representatives Newschwander, O'Brien, Rosellini, Sawyer, and Taylor.

Representatives O'Brien and Sawyer were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 1, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 673, revising license fees for certain class H liquor establishments, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mary Ellen McCaffree, Chairman, Francis E. Holman, Vice Chairman.

We concur in this report: John Bagnariol, Stewart Bledsoe, Donald H. Brazier, Jr., Dave Ceccarelli, Slade Gorton, Gary Grant, Edward Heavey, Frank Marzano, John S. Murray.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 31, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred House Joint Memorial No. 17, rescinding 1963 memorial for federal constitutional amendment as to apportionment of state legislatures, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Norwood Cunningham, Chairman.

We concur in this report: Stewart Bledsoe, Alan Bluechel, Richard U. Chapin, William S. Day, Mary Stuart Lux, Frank Marzano, Robert A. Perry.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 31, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred Engrossed Senate Bill No. 122, regulating legislative lobbying, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Norwood Cunningham, Chairman, Thomas A. Swayze, Jr., Vice Chairman.

We concur in this report: Alan Bluechel, Thomas L. Copeland, Stewart Bledsoe, Edward F. Harris, Robert A. Perry, Caswell J. Farr.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 31, 1967.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred Substitute Senate Bill No. 604, providing method of obtaining surplus food for use in school district hot lunch programs, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Audley F. Mahaffey, Chairman, Dale E. Hoggins, Vice Chairman.

We concur in this report: R. Ted Bottiger, Robert L. Charette, Virginia Clocksin, Paul H. Conner, Norwood Cunningham, S. E. "Sid" Flanagan, Carlton A. Gladder, Gary Grant, Doris J. Johnson, Hugh "Bud" Kalich, William J. S. "Bill" May, Joseph L. McGavick, Gordon W. Richardson, John M. Rosellini, Gerald L. Saling, F. Pat Wanamaker, Harold S. Zimmerman.

Passed to Committee on Rules and Administration for second reading.

SENATE MESSAGES

Senate Chamber, Olympia, Wash., March 31, 1967.

Mr. Speaker:

The Senate has passed: Senate Bill No. 362; and

Senate Bill No. 457; and Senate Bill No. 519; and Senate Bill No. 563; and

Substitute Senate Bill No. 585; and

Senate Bill No. 634; and

Senate Joint Memorial No. 11; and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., March 31, 1967.

Mr. Speaker:

The Senate has passed: Reengrossed House Bill No. 109; and

Substitute House Bill No. 146; and Substitute House Bill No. 534; and

House Bill No. 638; and

House Bill No. 675, and the same are herewith transmitted.

Ward Bowden, Secretary.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 31, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 197 with the following amendments:

In line 4 of the title, before "and" insert "repealing section 15.32.370, chapter 11, Laws of 1961, section 1, chapter 73, Laws of 1965 and RCW 15.32.370;"

On line 19, following section 1, insert the following:

"Sec. 2. Section 15.32.370, chapter 11, Laws of 1961, section 1, chapter 73, Laws of 1965, and RCW 15.32.370 are each hereby repealed."

Renumber the following section, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. Saling moved that the House do concur in the Senate amendments to Engrossed House Bill No. 197.

Debate ensued, Representatives Saling and Lewis speaking in favor of the motion, and Representative Moon speaking against it.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Saling yielded to question.

Mr. Smith:

"Representative Saling, if we go along with the Senate amendments and the entire statute is repealed, is there anything that would prevent the institutions from using margarine, even though surplus butter was available?"

Mr. Saling:

"No, I don't think there would be anything that would not allow an institution to purchase margarine, even though butter were supplied free to them, but I can't see an institution that would do that."

Mr. Smith:

"Unless they had an interest in buying?"

Mr. Saling:

"Yes, that is perfectly correct. If they wanted to spend some money, they could buy the margarine instead of using the butter free."

Further debate ensued, Representative Smith speaking against the motion to concur in the Senate amendments.

YIELDING TO QUESTION

At the request of Mr. Copeland, Mr. Newhouse yielded to question.

Mr. Copeland:

"Representative Newhouse, as I read this amendment of Senator Rasmussen's striking the entire section, it would be permissible to sell colored lard, would it not?"

Mr. Newhouse:

"I think it would be permissible to sell and buy it, yes. In other words, there are no restrictions at all on the use of spreads in any of the institutions in the state."

Mr. Copeland:

"Do you feel that is beyond the scope of the bill as it originally came out of the House?"

Mr. Newhouse:

"I certainly do."

Further debate ensued, Representatives Copeland and Farr speaking against the motion, and Representatives Bottiger and Saling speaking for it.

Mr. Avey demanded the previous question and the demand was sustained.

Mr. Bledsoe demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion that the House do concur in the Senate amendments to Engrossed House Bill No. 197 and the motion was carried by the following vote: Yeas, 62; nays, 30; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson, Avey, Bagnariol, Barden, Beck, Bluechel, Bottiger, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Cunningham, Day, Elicker, Gallagher, Garrett, Gladder, Gorton, Grant, Harris, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jueling, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McGavick, Merrill, Murray, Perry, Richardson, Saling, Sheridan, Smythe, Sprague, Swayze, Walgren, Wanamaker, Whetzel—62.

Those voting nay were: Representatives Amen, Backstrom, Berentson, Bledsoe, Bozarth, Brazier, Brouillet, Clocksin, Copeland, DeJarnatt, Farr, Flanagan, Goldsworthy, Haussler, Jolly, Kink, Lux, McDougall, Moon, Morrison, Newhouse, O'Dell, Reese, Smith, Spanton, Thompson, Veroske, Wolf, Zimmerman, Mr. Speaker—30.

Those absent or not voting were: Representatives Conner, Kalich, Newschwander, O'Brien, Rosellini, Sawyer, Taylor—7.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 197 as amended by the Senate.

Representative Farr spoke against passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 197 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 75; nays, 15; absent or not voting, 9.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, DeJarnatt, Elicker, Flanagan, Gallagher, Garrett, Gladder, Gorton, Grant, Harris, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jueling, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Murray, O'Dell, Perry, Richardson, Saling, Sheridan, Smythe, Spanton, Sprague, Swayze, Thompson, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—75.

Those voting nay were: Representatives Backstrom, Berentson, Bozarth, Copeland, Farr, Goldsworthy, Haussler, Jolly, Kink, Moon, Morrison, Newhouse, Smith, Veroske, Mr. Speaker—15.

Those absent or not voting were: Representatives Conner, Hawley, Kalich, Newschwander, O'Brien, Reese, Rosellini, Sawyer, Taylor—9.

Engrossed House Bill No. 197 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 31, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 244 with the following amendments:

In line 3 of the title, after "030" insert "36.23.070"

On page 3, line 13 of the original and engrossed bill after "office." add a new section to read as follows:

"Sec. 3. Section 36.23.070, chapter 4, Laws of 1963 and RCW 36.23.070 are each amended to read as follows:

A county clerk may at any time more than [ten] seven years after the entry of final judgment in any action apply to the superior court for an authorizing order and, upon such order being signed and entered, destroy any exhibits, unopened depositions and reporters' notes which have theretofore been filed in such cause: Provided, That reporters' notes in criminal cases must be preserved for at least fifteen years: Provided Further, That any exhibits which are deemed to possess historical value may be directed to be delivered by the clerk to libraries or historical societies.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Clark (Newman H.), the House concurred in the Senate amendment to Engrossed House Bill No. 244.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 244 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 244 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Flanagan, Newschwander, O'Brien, Sawyer, Sprague, Taylor—6.

Engrossed House Bill No. 244 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 969, by Representatives Whetzel, Garrett, and Holman:

An Act relating to municipal corporations; providing for the incorporation of sewer districts and water districts in two or more counties.

Ordered printed and referred to Committee on Local Government.

House Bill No. 970, by Representatives Hurley and McCormick:

An Act relating to streets and highways; and adding a new section to Title 47 RCW.

Ordered printed and referred to Committee on Transportation.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Senate Bill No. 362, by Senators Cooney, McCutcheon, and Stender:

An Act relating to public employment; providing certain pensions and benefits for members and retired members of police departments of first class cities, and their surviving spouses and children; adding a new section to chapter 39, Laws of 1909 and to chapter 41.20 RCW; amending section 2, chapter 78, Laws of 1959 as amended by section 1, chapter 140, Laws of 1961 and RCW 41.20.085; and providing an effective date.

Referred to Committee on Local Government.

Senate Bill No. 457, by Senators Hallauer and Henry:

An Act relating to certain obligations issued or guaranteed by federal government or its agencies; providing that such obligations may be used as collateral security for the deposit of public or other funds, and in lieu of bonds, recognizances, or undertakings; and amending section 2, chapter 249, Laws of 1941, and RCW 39.60.040.

Referred to Committee on Rules and Administration.

Senate Bill No. 519, by Senators Woodall, Cooney, and Greive:

An Act relating to actions by parents for death of or injury to their children; and amending section 9, page 4, Laws of 1869 as last amended by section 1, chapter 191, Laws of 1927 and RCW 4.24.010.

Referred to Committee on Judiciary.

Senate Bill No. 563, by Senators Keefe, Connor, and Greive:

An Act relating to firemen's pensions; and amending section 3, chapter 82, Laws of 1957 as amended by section 3, chapter 5, Laws of 1959, and RCW 41.16.090.

Referred to Committee on Local Government.

Substitute Senate Bill No. 585, by Committee on Banks, Financial Institutions, and Insurance:

An Act relating to insurance; and adding a new section to chapter 79, Laws of 1947 and to chapter 48.22 RCW.

Referred to Committee on Financial Institutions and Insurance.

Senate Bill No. 634, by Senators Neill and Greive:

An Act relating to state and local government; transferring certain powers and duties of the state census board to the planning and community affairs agency; abolishing the state census board; amending section 1, chapter 299, Laws of 1961 and RCW 3.30.010; amending section 35.13.260, chapter 7, Laws of 1965 and RCW 35.13.260; adding a new section to chapter 74, Laws of 1967 (Substitute House Bill No. 78); and declaring an effective date.

MOTION

Mr. McDougall moved that the rules be suspended and that Senate Bill No. 634 be advanced to second reading and read the second time.

YIELDING TO QUESTION

At the request of Mr. Litchman, Mr. McDougall yielded to question.

Mr. Litchman:

"Mr. McDougall, would you explain what this bill does?"

Mr. McDougall:

"Mr. Litchman, if it is all right with you, I will defer to Mr. Cunningham."

The Speaker recognized Mr. Cunningham.

Mr. Cunningham:

"Mr. Litchman, this bill transfers the duties relating to establishment of population from the Washington state census board to the planning and community affairs agency. It is a housekeeping measure in this area and I would recommend that we pass it."

The motion was carried.

On the motion of Mr. McDougall, the rules were suspended, Senate Bill No. 634 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Cunningham spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mrs. Hurley, Mr. Cunningham yielded to question.

Mrs. Hurley:

"Mr. Cunningham, isn't this a tax relief measure?"

Mr. Cunningham:

"No, not as I read it. What it really does is transfer the job that the census board does now to the planning and community affairs agency. That is all that it does. There is no tax relief involved, unfortunately. I wish there were."

YIELDING TO QUESTION

At the request of Mr. Moon, Mr. Cunningham yielded to question.

Mr. Moon:

"Mr. Cunningham, will action on this bill also abolish the state census board?"

Mr. Cunningham:

"Yes. In listening to some of the discussion that took place in the Senate, it would seem the planning and community affairs agency is better qualified to do this job than the old census board."

Mr. Moon:

"My next question was why this was necessary. I would like to have a little explanation of the bill. Why should we take this action?"

Mr. Cunningham:

"As I understand the background, the planning and community affairs agency is in a better position to do the job under today's conditions as we know them. They are better geared to doing a more comprehensive, thorough and accurate job in this area than has been done in the past."

Further debate ensued, Representative Lewis speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 634, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King,

Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sheridan, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those voting nay were: Representative Smith—1.

Those absent or not voting were: Representatives Hoggins, Newschwander, O'Brien, Sawyer, Taylor—5.

Senate Bill No. 634, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Joint Memorial No. 11, by Senators McCormack, Foley, Redmon, Woodall, and Peterson (Ted):

Memorializing the state of Oregon to establish steelhead trout as a game fish.

Referred to Committee on Natural Resources.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 1, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 360 and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

Ward Bowden, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 31, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 360, providing certain guidelines for state participation in federal programs, have had the same under consideration, and we are unable to agree and request the powers of Free Conference.

Senate Members:

Martin J. Durkan R. Frank Atwood Frank W. Foley House Members:

Slade Gorton Stewart Bledsoe Gary Grant

MOTION

On motion of Mr. Gorton, the report of the Conference Committee on Engrossed House Bill No. 360 was adopted and the committee was granted the powers of Free Conference.

SECOND READING OF BILLS

Engrossed House Bill No. 516, by Representatives Cunningham, Barden, and Marzano (by departmental request):

Permitting allowable number of registered voters in precinct to depend on method of voting therein.

The House resumed consideration of Engrossed House Bill No. 516 on second reading, the bill having been returned to second reading under suspension of the rules from the third reading calendar for March 31.

The Speaker declared the question before the House to be adoption of the amendment by Mr. Cunningham as amended by Mr. Smith. (See pp. 1716 to 1719 for amendment.)

Mr. Grant moved adoption of the following amendment to the amendment by Mr. Cunningham:

Amend the amendment by Representative Cunningham adding nine new sections as follows: On page 3, section 9, line 30, after "election]" strike the remainder of the section.

Debate ensued, Representatives Grant and Marzano speaking in favor of adoption of the amendment to the amendment, and Representative Cunningham speaking against its adoption.

Mr. Kink demanded an electric roll call and the demand was sustained.

Further debate ensued, Representative Bottiger speaking in favor of adoption of the amendment to the amendment.

The Clerk called the roll, and the motion was carried and Mr. Grant's amendment to the amendment by Mr. Cunningham to Engrossed House Bill No. 516 was adopted by the following vote: Yeas, 66; nays, 26; absent or not voting, 7.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Conner, Copeland, Day, DeJarnatt, Elicker, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Murray, Perry, Rosellini, Sheridan, Smith, Smythe, Sprague, Thompson, Walgren, Wanamaker, Wolf, Mr. Speaker—66.

Those voting nay were: Representatives Adams, Amen, Barden, Bluechel, Clarke (George W.), Clocksin, Cunningham, Farr, Gladder, Hill, Holman, Hubbard, Humiston, Jueling, Kopet, Morrison, Newhouse, Newschwander, O'Dell, Reese, Richardson, Saling, Spanton, Swayze, Veroske, Whetzel—26.

Those absent or not voting were: Representatives Brazier, Flanagan, Hoggins, O'Brien, Sawyer, Taylor, Zimmerman—7.

The Speaker declared the question before the House to be adoption of the amendment by Mr. Cunningham as amended by Mr. Smith and Mr. Grant.

The amendment as amended was adopted.

Mr. McGavick moved adoption of the following amendment to Engrossed House Bill No. 516:

Following the amendment by Representative Cunningham as amended by Representatives Smith and Grant which added nine new sections, insert the following:

"NEW SECTION. Sec. 11. As used in this 1967 amendatory act:

"(1) "Ballot card" means the tabulating card or cards or paper ballot of any size upon which the voter records his vote and shall also include the envelope issued to each voter at ballot card precincts for the voter to enclose his voted ballot to insure secrecy and to provide a space for the voter to cast write-in votes if he so desires;

"(2) "Ballot label" means the cards, papers, booklet or other material containing the names of offices, candidates, and measures to be voted on;

"(3) "Election" means all state, county, city, town, and district elections, general or special, including primaries;

"(4) "Voting device" means any device into which a ballot card may be inserted and which is so designed and constructed that the vote for any condidate or for and against any measure may be indicated by punching or marking the ballot card;

"(5) "Vote tally system" means one or more machines used for the purpose of automatically examining and counting votes as cast by paper ballots or ballot cards. Such

apparatus may be operated manually, electrically, or electronically and may include data processing machines;

"(6) "Precinct election officers" shall mean the inspectors, judges, and clerks as provided by chapter 29.45 RCW as it now exists or may hereafter be amended.

"Sec. 12. Section 29.33.020, chapter 9, Laws of 1965 and RCW 29.33.020 are each amended to read as follows:

"At all elections, ballots or votes may be cast, registered, recorded and counted by means of voting machines, paper ballots, ballot cards, voting devices and vote tallying systems. The provisions of all statutes, charters and ordinances relating to elections and primaries shall apply to the use of voting machines, paper ballots, ballot cards, voting devices and vote tallying systems insofar as they are consistent with the provisions of this [chapter] 1967 amendatory act; insofar as they are inconsistent, they shall be of no force and effect in precincts where voting machines, paper ballots, ballot cards, voting devices and vote tallying systems are used.

"Sec. 13. Section 29.33.040, chapter 9, Laws of 1965 and RCW 29.33.040 are each amended to read as follows:

"The state voting machine committee shall examine all voting machines, voting devices and vote tally systems submitted to it and determine whether they conform to the statutory requirements and appropriate administrative rules and regulations issued by the secretary of state and can be safely used by voters.

"Sec. 14. Section 29.33.050, chapter 9, Laws of 1965 and RCW 29.33.050 are each amended to read as follows:

"Any owner of a voting machine, voting device or vote tally system or any person or corporation interested therein may submit it to the state voting machine committee for examination and the committee must publicly examine and report upon the voting machine, voting device or vote tally system so submitted.

"Sec. 15. Section 29.33.060, chapter 9, Laws of 1965 and RCW 29.33.060 are each amended to read as follows:

"The voting machine committee may employ not more than three experts [machinists] in one or more of the fields of mechanical or electrical engineering, or data processing machinery to assist it in examining the voting machines, voting devices or vote tally systems. [The machinists] Such experts shall receive [not more than ten dollars per day] reasonable compensation in an amount to be established by the committee in its discretion to be paid by the person or corporation who submits the voting machine, voting device or vote tally system for examination.

"Sec. 16. Section 29.33.070, chapter 9, Laws of 1965 and RCW 29.33.070 are each amended to read as follows:

"Within thirty days after completing the examination of a voting machine, voting device or vote tally system, the voting machine committee shall make and file with the secretary of state its report thereon together with such description, drawings, and photographs as will clearly identify the voting machine, voting device or vote tally system examined and the [mechanical] operation thereof.

"Sec. 17. Section 29.33.080, chapter 9, Laws of 1965 and RCW 29.33.080 are each amended to read as follows:

"Within ten days after receiving a report on a voting machine, voting device or vote tally system from the state voting machine committee, the secretary of state shall send a copy thereof to the board of county commissioners and county auditor of each county, and to [the governing body of every city, town, and district within the state] all other persons upon request.

"Only voting machines, voting devices and vote tally systems which have the approval of the state voting machine committee may be used for conducting any election, but any change or improvement thereon that does not impair [its] their accuracy, efficiency, or capacity may be made without the necessity of a reexamination or reapproval.

"NEW SECTION. Sec. 18. No voting device shall be approved by the state voting machine committee unless it is constructed so that it:

"(1) Secures to the voter secrecy in the act of voting;

"(2) Provides facilities for voting for the candidate of as many political parties or organizations as may make nominations, and for or against as many measures as may be submitted;

"(3) Permits the voter to vote for any person for any office and upon any measure that he has the right to vote for:

"(4) Permits the voter to vote for all the candidates of one party or in part for the candidates of one or more other parties;

- "(5) Correctly registers or records all votes cast for any and all persons and for or against any and all measures;
- "(6) Provides that a vote for more than one candidate cannot be cast by one single operation of the voting device or vote tally system except when voting for president and vice president of the United States;
- "(7) Voting devices shall be so prepared for use to provide party column voting in separate party columns at partisan general elections.
- "NEW SECTION. Sec. 19. No vote tallying system shall be approved by the state voting machine committee unless it is constructed so that it is:
- "(1) Capable of correctly counting votes on ballots or ballot cards on which the proper number of votes have been marked for any office or question or issue that has been voted;
- "(2) Capable of ignoring the votes marked for any office or question or issue where more than the allowable number of votes have been marked, but shall correctly count the properly voted portions of the ballot or ballot card;
- "(3) Capable of accumulating a count of the specific number of ballots or ballot cards tallied for a precinct, accumulating total votes by candidate for each office, and accumulating total votes for and against each question and issue of the ballots or ballot cards tallied for a precinct;
- "(4) Capable of accommodating rotation of candidates' names on the ballot or ballot card, provided that all ballots or ballot cards from one precinct shall be of the same rotation sequence;
- "(5) Capable of automatically producing precinct totals in either printed, marked, or punched form, or combinations thereof.
- "Sec. 20. Section 29.33.100, chapter 9, Laws of 1965 and RCW 29.33.100 are each amended to read as follows:

"The governing body of any public corporation may adopt and provide for the use of voting machines, and/or voting devices and vote tallying systems approved by the state voting machine committee in any or all of the election precincts thereof.

"Sec. 21. Section 29.33.110, chapter 9, Laws of 1965 and RCW 29.33.110 are each amended to read as follows:

"In purchasing or leasing voting machines, and/or voting devices and vote tallying systems, the board of county commissioners of a county, and the governing body of one or more of the public corporations [therein] within or without the state may enter into an agreement to provide for the joint purchase and subsequent ownership thereof and/or for the care, maintenance and use of the same.

"Sec. 22. Section 29.33.120, chapter 9, Laws of 1965 and RCW 29.33.120 are each amended to read as follows:

"The governing body of a public corporation for the purpose of paying for or leasing voting machines, and/or voting devices and vote tallying systems may provide for the payment or rental thereof in such manner as it may deem for its best interest, may issue or sell at not less than par negotiable obligations bearing interest at a rate not to exceed [five] six percent per annum and may make their payment a charge upon the corporation or may pay for the same in cash out of its general or current expense fund or otherwise; and may contract for the purchase of such machines with regard to price, manner of purchase and time of payment as to it shall seem proper, and in estimating the amount of taxes for the general or current expense fund, if any, such amount shall be added, extending over such time as may be required to pay for such machines.

"NEW SECTION. Sec. 23. (1) Pursuant to RCW 29.04.080, the secretary of state shall by appropriate regulation devise and prescribe the form, size, weight of paper or material, kind of ballot cards, and other materials and supplies and procedures necessary in the use of voting devices or vote tally systems as provided in this 1967 amendatory act and in the process of counting and tabulating the ballots by mechanical, electrical, or electronic devices or equipment.

"(2) The secretary of state shall follow the provisions of the Administrative Procedure Act, chapter 34.04 RCW, in adopting the rules and regulations authorized by this 1967 amendatory act.

"NEW SECTION. Sec. 24. The appointment of election officers to serve precincts at which ballot cards and voting devices are used shall be in the same manner as the appointment of precinct election officers to serve paper ballot precincts as provided in chapter 29.45 RCW.

"NEW SECTION. Sec. 25. Insofar as practicable, the statutes relating to the preparation and use of voting machines, including the schools of instruction for precinct election officers, shall also apply to the preparation and use of voting devices.

"NEW SECTION. Sec. 26. Whenever ballot cards are being used as provided by this 1967 amendatory act they shall be voted in duplicate in the following manner:

- "(1) The ballot card shall consist of an original and a duplicate card which can be readily distinguished both visually and mechanically from each other and together shall be identified as a ballot set.
- "(2) The voter shall insert the ballot set in the voting device so that the marking of the ballots shall be done at the same time to assure that the marks on both the original and duplicate ballot cards are identical.
- "(3) Upon completing the marking of such ballots, the voter shall place the ballot set in an envelope provided for that purpose.
- "(4) The voter shall then deliver the ballot envelope to the inspector who shall detach the duplicate ballot therefrom and deposit it in a container identified for such purpose and the ballot envelope containing the original ballot shall be deposited in the ballot box.
- "(5) At the close of the polling place for voting, the container in which the duplicate ballot cards have been placed shall be sealed in the presence of the precinct election officers and shall be kept in the possession of the inspector until such time as the county auditor shall request delivery of the same to his office.

"The purpose of this section is to establish a duplicate set of ballot cards for each such precinct to be used in the event the original ballot cards should fail for some reason to reach the counting center. Thus, it shall be the responsibility of the inspector to see that in no instance shall original and duplicate ballot cards be transmitted together to the counting center.

"NEW SECTION. Sec. 27. The county auditor shall determine the location of each vote tallying system under his jurisdiction and the number of ballot card precincts assigned to each. Such facility shall be known as the "counting center" and may be located wherever within the county in the judgment of the county auditor best serves the voters: Provided, However, That such counting center be within twenty-five miles of the county seat of such county.

"The procedure for picking up voted ballot cards at the respective polling places, the delivery of same to the counting centers, and the procedure at the counting centers shall include but not be limited to the following provisions:

- "(1) On the day of the election and at the direction of the county auditor, a representative of each major political party shall together stop at each polling place and pick up one or more metal boxes, previously sealed by the precinct election officers, and containing the voted ballot cards for the delivery of same to the counting center. There may be as many as two such stops at each polling place provided that the first stop is not made prior to 2:00 P. M. and the second stop is made after the polls have been closed to voting.
- "(2) All proceedings at the counting center shall be under the direction of the county auditor and under the observation of two election officers, who shall not be of the same political party. After the polls have been closed to voting, such proceedings shall be open to the public, but no persons except those employed and authorized for the purpose shall touch any ballot card or ballot container. If upon breaking the seals and opening the containers, it is found that any ballot is damaged or defective so that it cannot properly be counted by the automatic tabulating equipment, a true duplicate copy shall be made of the damaged ballot in the presence of witnesses and substituted for the damaged ballot. All such damaged ballots shall be kept by the county auditor until sixty days after the primary or election concerned.

"The ballot cards picked up during the polling hours may subsequently be counted before the polls have closed: *Provided*, That all such election returns must be held in secrecy in the same manner as the count of paper ballots during polling hours as provided by RCW 29.54.030. Any person revealing any election returns to unauthorized persons prior to the close of the polls shall be subject to the same penalties as provided by RCW 29.54.035;

"(3) The secretary of state shall prescribe rules and regulations for the testing of the vote tallying system prior to the day of the election to ascertain that the equipment will correctly count the votes cast for all offices and on all measures. However, such test shall be observed by at least two election officers, who shall not be of the same political party, and shall be open to representatives of the political parties, can-

didates, the press and the public. The test shall be conducted by processing a preaudited group of ballots so punched or marked as to record a predetermined number
of valid votes for each candidate and on each measure, and shall include for each
office one or more ballots which have votes in excess of the number allowed by law in
order to test the ability of the automatic tabulating equipment to reject such votes. If
any error is detected, the cause therefor shall be ascertained and corrected and an errorless count shall be made before the automatic tabulating equipment is approved.
The test shall be repeated immediately before the start of the official count of the ballots in the same manner as set forth above.

"On the day of the election, two election officers, not of the same political party, shall be stationed at the counting center throughout the official count. Such persons, upon mutual agreement, may request that the tabulating equipment be stopped as many as three times during the official count so that the accuracy of the proceedings can be again verified at such unscheduled stops by the count of the pre-audited group of ballots.

"(4) The returns printed by the automatic tabulating equipment, to which has been added the count of write-in and absentee votes, shall constitute the official returns of each precinct or election district.

"Sec. 28. Section 29.51.170, chapter 9, Laws of 1965, as amended by section 14, chapter 101, Laws of 1965 extraordinary session, and RCW 29.51.170 are each amended to read as follows:

"At any election or primary, any voter may write in on the ballot the name of any person for whom he desires to vote for any office and such vote shall be counted the same as if the name had been printed on the ballot and marked by the voter: Provided, That when voting machines or voting devices and ballot cards are used, no write-in vote for any candidate for a partisan office at either a state primary election or state general election shall be valid unless a political party affiliation is also written by the voter after the candidate's name. The same procedure must be followed when paper ballots are used for partisan offices at a state primary election. For such write-in voting, it shall not be necessary for a voter to write the full name of the political party concerned. Any abbreviation including the first letter of the political party name shall be acceptable as long as the precinct election officers can determine to their satisfaction the person voted for and the political party intended.

"Any person who is nominated at any primary election as a write-in candidate for any public office but who has not previously paid the regular filing fee shall not have his name printed on the official ballot for the general election unless, within five days after the official canvass of the primary vote, he executes a declaration of candidacy and pays the same fee required by law to be paid by candidates for filing for the office for which he has been nominated.

"Sec. 29. Section 29.59.040, chapter 9, Laws of 1965 and RCW 29.59.040 are each amended to read as follows:

"Whenever the right to vote of any person presenting himself as a voter at any polling place for any primary or election, general or special, has been challenged and the officers conducting the election at such polling place have refused to accept the vote of such person because of such challenge, or otherwise, a ballot shall be voted by such challenged person and placed in a sealed envelope. The sealed ballots of challenged voters shall be transmitted at the close of the election to the canvassing board or other authority charged by law with canvassing the returns of the particular election. The board or such other authority shall upon request of the challenger, at the time the vote is canvassed, consider the case of each challenge and shall decide whether or not the ballot in each case shall be accepted or rejected: *Provided*, That should the challenger fail to make such request, the challenged ballot shall be accepted as valid and counted. The decision of the board or such other authority shall be final.

"In precincts where voting machines or vote tally systems are used, any person whose right to vote is properly challenged shall be furnished with a paper ballot, and such ballot, after said person has marked it, shall be sealed and disposed of as hereinabove provided.

"Sec. 30. Section 29.65.030, chapter 9, Laws of 1965 and RCW 29.65.030 are each amended to read as follows:

"The time for filing an election contest the result of which in whole or in part of the canvass of votes registered on a voting machine, voting device or vote tally system shall expire thirty days following any state or county primary or election and eight days following any such election held by a city or other governmental unit not larger than a county.

"Sec. 31. Section 29.85.160, chapter 9, Laws of 1965 and RCW 29.85.160 are each amended to read as follows:

"Every election officer in precincts where voting machines or voting devices and vote tally systems are used shall be guilty of a felony and fined not less than fifty dollars nor more than five hundred dollars, or confined in the state penitentiary not less than six months nor more than one year or punished by both such fine and imprisonment who:

"(1) Deceives any voter in recording his vote; or

"(2) Records the vote of any voter in a manner other than as designated by the voter; or

"(3) Gives information to any person as to what candidates or for or against what measures any voter has voted; or

"(4) Seeks to suggest or persuade any voter to vote for any party or for any candidate or for or against any measure.

"NEW SECTION. Sec. 32. The secretary of state, upon promulgating the rules and regulations necessary for carrying out the purpose of this 1967 amendatory act, shall publish manuals containing the applicable rules and regulations and statutes for the guidance of the county auditor relating to the printing of ballot cards and preparation of the vote tallying systems, for the guidance of precinct election officers serving ballot card precincts, and for the guidance of election officers and operators of tabulating equipment at counting centers.

"There shall be no charge for such manuals and the number to be printed and the distribution thereof shall be determined by the secretary of state.

"NEW SECTION. Sec. 33. The provisions of sections 11 through 22 of this 1967 amendatory act shall apply only to counties of the second class as defined by RCW 36.13.010."

Debate ensued, Representatives McGavick, Cunningham, and Garrett speaking in favor of adoption of the amendment, and Representatives Smith and Bledsoe speaking against its adoption.

Mr. Farr moved adoption of the following amendment to the amendment: Amend the amendment by Representative McGavick as follows: On page 7, section 16, line 8 of the amendment, after "in" strike "an envelope" and insert "a set of enve-

16, line 8 of the amendment, after "in" strike "an envelope" and insert "a set of envelopes" ${}^{\prime\prime}$

Representatives Farr and McGavick spoke in favor of adoption of the amendment to the amendment.

YIELDING TO QUESTION

At the request of Mr. Perry, Mr. McGavick yielded to question.

Mr. Perry:

"Mr. McGavick, how does this machine handle it if they punch the ballot for two people for the same office?"

Mr. McGavick:

"It would reject the ballot that has been submitted. There are safeguards provided in that sense. If I may, I will have Mr. Cunningham answer that specific point."

The Speaker recognized Mr. Cunningham.

Mr. Cunningham:

"If the ballot were punched for two candidates for the same position, the voter would probably notice this in looking it over. You are subject to the same errors as on paper ballots, no doubt about that. You can get another ballot, the same as you would if you voted for two candidates for the same position on a paper ballot. The first one would be destroyed, the way it is done with the paper ballot."

The motion was carried, and the amendment by Mr. Farr to the amendment by Mr. McGavick was adopted.

The Speaker declared the question before the House to be adoption of the amendment by Mr. McGavick as amended.

Debate ensued, Representatives Perry and Smith speaking against adoption of the amendment as amended, and Representatives Smythe and Bottiger speaking in favor of its adoption.

Mr. Copeland moved adoption of the following amendment to the amendment by Mr. McGavick:

Amend the amendment by Representative McGavick as follows: On page 12, section 33, line 9, add "Sections 11 through 33 shall expire June 30, 1969."

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Copeland yielded to question.

Mr. Smith:

"Mr. Copeland, I favor the kind of amendment you have here. I wanted to ask you whether, the way your amendment is written, just the section pertaining to the vote tallying machine would expire July 1 or would the entire bill expire?"

Mr. Copeland:

"My amendment may be faulty in its draftsmanship, but I was just trying to take care of these twenty-three sections contained in the McGavick amendment. That is the only part which I intended should expire as of June 30, 1969."

YIELDING TO QUESTION

At the request of Mr. Smythe, Mr. Copeland yielded to question.

Mr. Smythe:

"Mr. Copeland, is it your thought we would buy these machines and that we would enter into use of them, find them successful, and then be completely blocked from continuing to use them without further legislation, and that we would then be forced to sell them, or what?"

Mr. Copeland:

"Mr. Smythe, what I am attempting to do with my amendment to the amendment is to point out that if you want to go out and buy these machines without my amendment and you find them faulty, you will have to get rid of them anyway. I am saying this entire arrangement should be on a trial basis. I suggest to your Clark county auditor that he consider the possibility of leasing the machines for a period rather than purchasing them. This is, of course, a determination for your county commissioners. I think if you want to test it that it should be a test and limited to a particular time."

Debate ensued, Representative Garrett speaking against adoption of the amendment to the amendment.

The motion was lost, and the amendment by Mr. Copeland to Mr. Mc-Gavick's amendment was not adopted.

The Speaker declared the question before the House to be adoption of the amendment by Mr. McGavick as amended by Mr. Farr.

Representative Marsh spoke in favor of adoption of the amendment as amended.

Mr. Chapin demanded the previous question and the demand was sustained.

Mr. Smith demanded an electric roll call and the demand was sustained. The Clerk called the roll, and the motion was carried and the amendment by Mr. McGavick as amended was adopted by the following vote: Yeas, 70; nays, 22; absent or not voting, 7.

Those voting yea were: Representatives Amen, Backstrom, Bagnariol, Barden, Beck, Berentson, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Gorton, Harnard, Chapter, Chapter, Garrett, Gladder, Gorton, Harnard, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Gorton, Harnard, Chapter, Garrett, Gladder, Gorton, Garrett, Gladder, Gorton, Garrett, Gladder, Gorton, Garrett, Gladder, Garrett, Ga

ris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Marsh, Marzano, May, McCaffree, McGavick, Merrill, Morrison, Murray, Newhouse, O'Dell, Reese, Richardson, Rosellini, Saling, Sheridan, Smythe, Swayze, Thompson, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—70.

Those voting nay were: Representatives Adams, Anderson, Avey, Bledsoe, Bozarth, Charette, Conner, Copeland, Day, Goldsworthy, Grant, Hubbard, Hurley, Litchman, McDougall, Moon, Newschwander, Perry, Smith, Spanton, Sprague, Veroske—22.

Those absent or not voting were: Representatives Flanagan, Kink, Mahaffey, McCormick, O'Brien, Sawyer, Taylor—7.

On motion of Mr. Cunningham, the following amendment to the title was adopted:

On page 1, line 2 of the title, after "RCW 29.04.040" and before the period insert "; amending section 12, chapter 101, Laws of 1965 extraordinary session, and RCW 29.54.043; amending section 29.10.080, chapter 9, Laws of 1965 and RCW 29.10.080; amending section 29.39.010, chapter 9, Laws of 1965 and RCW 29.39.010; amending section 29.39.030, chapter 9, Laws of 1965 and RCW 29.39.030; amending section 29.51.060, chapter 9, Laws of 1965 as amended by section 5, chapter 156, Laws of 1965 extraordinary session and RCW 29.51.060; amending section 29.54.070, chapter 9, Laws of 1965 and RCW 29.54.070; and adding new sections to chapter 9, Laws of 1965 and to chapter 29.36 RCW"

On motion of Mr. McGavick, the following amendment to the title was adopted:

Following the amendment by Representative Cunningham to the title, insert the following:

"; amending section 29.33.020, chapter 9, Laws of 1965 and RCW 29.33.020; amending section 29.33.040, chapter 9, Laws of 1965 and RCW 29.33.050, chapter 9, Laws of 1965 and RCW 29.33.050; amending section 29.33.060, chapter 9, Laws of 1965 and RCW 29.33.060; amending section 29.33.070, chapter 9, Laws of 1965 and RCW 29.33.080; amending section 29.33.070; amending section 29.33.080; chapter 9, Laws of 1965 and RCW 29.33.080; amending section 29.33.100, chapter 9, Laws of 1965 and RCW 29.33.100; amending section 29.33.110, chapter 9, Laws of 1965 and RCW 29.33.110; amending section 29.33.120, chapter 9, Laws of 1965 and RCW 29.33.120; chapter 9, Laws of 1965 and RCW 29.33.120; amending section 29.51.170, chapter 9, Laws of 1965 as amended by section 14, chapter 101, Laws of 1965 extraordinary session and RCW 29.51.170; amending section 29.59.040, chapter 9, Laws of 1965 and RCW 29.59.040; amending section 29.65.030, chapter 9, Laws of 1965 and RCW 29.65.030; amending section 29.85.160, chapter 9, Laws of 1965 and RCW 29.65.030; amending section 29.85.160, chapter 9, Laws of 1965 and RCW 29.85.160; and providing penalties."

Engrossed House Bill No. 516 was ordered reengrossed.

Mr. McDougall moved that the rules be suspended, Reengrossed House Bill No. 516 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Debate ensued, Representative Smith speaking against the motion and Representative Cunningham speaking in its favor.

The motion was carried.

Debate ensued, Representatives Kalich, McGavick, and Marsh speaking in favor of passage of the bill, and Representative Smith speaking against its passage.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 516, and the bill passed the House by the following vote: Yeas, 84; nays, 11; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bluechel, Bottiger, Bozarth,

Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Richardson, Rosellini, Saling, Sheridan, Smythe, Swayze, Thompson, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—84.

Those voting nay were: Representatives Bledsoe, Conner, Copeland, Day, Hurley, McDougall, Perry, Smith, Spanton, Sprague, Veroske—11.

Those absent or not voting were: Representatives Mahaffey, O'Brien, Sawyer, Taylor—4.

Reengrossed House Bill No. 516, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 109; also

Substitute House Bill No. 146; also Substitute House Bill No. 303; also

House Bill No. 492; also

Substitute House Bill No. 534; also

House Bill No. 638; also

House Bill No. 656; also

House Bill No. 675; also

House Bill No. 701.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 1, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 360 and passed the bill as amended by the Free Conference Committee, and the report of the Free Conference Committee and the bill are herewith transmitted.

Ward Bowden, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 31, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 360, providing certain guidelines for state participation in federal programs, have had the same under consideration, and we recommend that the following amendment be adopted:

Beginning on line 11 of the Senate Committee Amendment by Committee on Ways and Means, adding a new section 4, after "federal law" strike "which are not appropriated by the legislature".

Strike all of subsection (5) on page 2 of the Senate Committee Amendment by Committee on Ways and Means.

Senate Members:

Martin J. Durkan R. Frank Atwood Frank W. Foley House Members:
Slade Gorton
Stewart Bledsoe
Gary Grant

MOTION

On motion of Mr. Gorton, the House adopted the report of the Free Conference Committee on Engrossed House Bill No. 360.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 360 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed House Bill No. 360 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Dell, Perry, Reese, Richardson, Saling, Sheridan, Smith, Smythe, Spanton, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—91.

Those absent or not voting were: Representatives Conner, Mahaffey, O'Brien, Rosellini, Sawyer, Sprague, Taylor, Zimmerman—8.

Engrossed House Bill No. 360 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. McDougall, the House adjourned until 12:00 noon, Monday, April 3, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

TWENTY-FIFTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Monday, April 3, 1967.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Kalich and Taylor. Representative Kalich was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Walter MacArthur of the First Methodist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 1, 1967.

Mr. Speaker:

We, your Committee on Labor and Employment Security, to whom was referred House Bill No. 745, relating generally to unemployment compensation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Alfred O. Adams, Chairman, Sid W. Morrison, Vice Chairman.

We concur in this report: Newman H. Clark, Thomas L. Copeland, Gary Grant, Helmut L. Jueling, Richard A. King, Frank Marzano, Mary Ellen McCaffree, Irving Newhouse, David G. Sprague, Alan Thompson.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 1, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Substitute Senate Bill No. 424; and Senate Bill No. 432, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 1, 1967.

Mr. Speaker:

The Senate has passed: House Bill No. 86; and

Engrossed House Bill No. 183; and Substitute House Bill No. 293; and

House Bill No. 471; and

House Bill No. 723; and

Engrossed House Bill No. 762, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber. Olympia, Wash., April 1, 1967.

Mr. Speaker:

The President has signed: House Bill No. 109; and

Substitute House Bill No. 146; and Substitute House Bill No. 303; and

House Bill No. 492; and

Substitute House Bill No. 534; and

House Bill No. 638; and House Bill No. 656; and House Bill No. 675; and

House Bill No. 701, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber. Olympia, Wash., March 31, 1967.

Mr. Speaker:

The President has signed: House Bill No. 224; and

House Bill No. 576; and

House Bill No. 702, and the same are herewith transmitted.

Ward Bowden, Secretary,

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 1, 1967.

Mr. Speaker:

The Senate has passed Substitute House Bill No. 532 with the following amend-

On page 1, section 1, beginning on line 7 after the period after the numeral "1" strike the remainder of the bill and insert the following:

"There is added to chapter 79. Laws of 1947 and to chapter 48.22 RCW a new section to read as follows:

- (1) No contract of insurance predicated upon the use of private passenger automobile, or the renewal thereof, shall be terminated by cancellation or refusal to renew by the insurer until at least fifteen days after mailing written notice of termination by certified mail with return receipt to the named insured at the latest address filed with the insurer by or on behalf of the named insured. Time of the effective date and hour of termination stated in the notice shall become the end of the policy period: ": Provided, That insurers may not cancel a policy because of any incident, happening or liability for which the insured was not responsible"
- (2) In addition, no such contract of insurance which has been in effect sixty days may be terminated by cancellation by the insurer unless:
- (a) The named insured fails to discharge when due any of his obligations in connection with the payment of premium for the policy or any installment thereof;
- (b) The insured violates any of the terms and conditions of the policy not in conflict with the provisions of this subsection;
- (c) The named insured or any other operator who customarily operates an automobile insured under the policy:
 - (i) Has had his driver's license suspended or revoked during the policy period, or
- (ii) Has experienced and is likely to experience epilepsy or heart attacks, and such individual cannot produce a certificate from a physician testifying to his unqualified ability to operate a motor vehicle, or
 - (iii) Is convicted of or forfeits bail during the policy period, for:
 - (A) Any felony, or
- (B) Criminal negligence resulting in death, homicide or assault, arising out of the operation of a motor vehicle, or
- (C) Operating a motor vehicle while in an intoxicated condition or while under the influence of drugs, or
 - (D) Leaving the scene of an accident without stopping to report, or
 - (E) Theft of a motor vehicle, or
- (F) A third violation, for any one operator, within a period of eighteen months, of any moving traffic offense.
- After the aforesaid sixty-day period, a notice of cancellation from the insurer to the insured shall give the statutory reason for which such cancellation is made.

- (3) No contract of insurance subject to the provisions of subsection (1) above which has been in effect for sixty days shall be terminated by refusal to renew by the insurer unless:
- (a) The insurer gives the named insured notice in writing as provided for in subsection (1) above that:
- (i) It proposes to terminate or refuses to renew the insurance contract upon such date: and
- (ii) Upon receipt of a written request from the named insured, it will forthwith mail to the named insured a written explanation of its actual reason or reasons for terminating or refusing to renew; and
- (iii) The named insured, within five days after receipt of such notice, may at his option, request the insurer to furnish such written explanation; and
- (b) If the named insured exercises his option, the insurer shall forthwith, but in any event prior to the proposed termination or refusal to renew, mail to the named insured by certified mail with return receipt a written explanation giving the actual reason or reasons for its refusal to renew the contract.
- (4) Any notice or written explanation given pursuant to the provisions of this section shall be privileged and shall not constitute grounds for any cause of action against the insurer or its representative or any firm, person or corporation who in good faith furnishes to the insurer the information upon which the reasons are based.
 - (5) The provisions of this section shall not apply to:
 - (a) Contracts of insurance issued under the assigned risk plan; and
- (b) Contracts of insurance providing principally other general casualty coverages in addition to vehicle insurance; and
 - (c) Contracts of insurance insuring more than four motor vehicles.
- (6)(a) Any contract of insurance which specifies either no definite policy period or a policy period of six months or less shall, for the purposes of this section, be considered to have successive policy periods ending each six months following its original date of issue.
- (b) Each contract of insurance subject to the provisions of subsection (1) must contain each particular ground for cancellation of the contract of insurance by the insurer.

NEW SECTION. Sec. 2. There is added to chapter 79, Laws of 1947 and to chapter 48.22 RCW a new section to read as follows:

Nothing in section 1 of this act shall be construed to prevent the cancellation or nonrenewal of any such insurance where:

- (a) Such cancellation or nonrenewal is ordered by the commissioner under a statutory delinquency proceeding commenced under the provisions of chapter 48.31 RCW, or
- (b) Permission for such cancellation or nonrenewal has been given by the commissioner on a showing that the continuation of such coverage can reasonably be expected to create or continue a condition in the company hazardous to its policyholder, or to its creditors, or to its members, subscribers, or stockholders, or to the public."

In line 4 of the title after "and to chapter" strike "48.18" and insert "48.22", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. O'Dell moved that the House do not concur in the Senate amendments to Substitute House Bill No. 532 and that the Senate be asked for a conference thereon.

YIELDING TO QUESTION

At the request of Mr. Sprague, Mr. O'Dell yielded to question.

Mr. Sprague:

"Mr. O'Dell, does this relate to the fraudulent statements on medical disability policies?"

Nr. O'Dell:

"No, this relates to automobile policies."

The motion was carried.

MOTION

On motion of Mr. McDougall, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll and all members were present except Representatives Newschwander and Taylor.

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House the Honorable Elmer Schye, member of the House of Representatives from the state of Montana, and requested that Representatives Copeland and O'Brien escort him to a place on the rostrum.

The Speaker:

"It is my pleasure today to introduce to the members of the House of Representatives the Honorable Elmer Schye, State Representative from the state of Montana."

Mr. Schye:

"Mr. Speaker, honorable Representatives of the House of Representatives, citizens of Washington, it is a pleasure to be here today to see you people in action in your extraordinary session. We just completed a fifteen day extraordinary session in Montana, and as I came to your state of Washington and read your newspapers, I thought I was back in the Montana fortieth extraordinary session, your problems parallel ours so much. It is hard to believe that the problems of Washington and Montana would follow down the line so closely together. Of course, we all have problems with money, but your schools and roads and other problems that come along with it are the same ones we saw every day in our seventy-five days of session.

"I would like to say one thing about our special session. They are difficult at best, and especially in Montana. The press gave us a good going over every day, and rightly so, I have no quarrel with the people of the press. They had some good writeups condemning us for not doing anything, which we were not. We finally decided that the Republican House and Democratic Senate would each appoint six people on a summit committee, of whom I was one, which negotiated a settlement on money to finance the state of Montana. We have an income tax in Montana, a graduated income tax law, and in order to raise the twenty million dollars we needed we took the income tax cards of every person in the state of Montana and put them through the IBM. It took twelve hours and cost us twelve hundred dollars, but when the cards came back they told us what category to raise. Surprisingly enough, it ranged from the three thousand to seven thousand dollar class and on corporations we raised it to five and a half percent. We received a lot of static from the big corporations. We raised twenty-one million dollars, a million dollars more than we wanted, but government can always spend money and it was a way of settling our differences. I represent three counties over a large area and my people aren't happy with the settlement, but it was the best we could do to finance the state, and it was certainly an unpleasant ordeal. I do appreciate being here and seeing you operate."

The Speaker:

"I think maybe I should have checked out Mr. Schye's remarks before I let him speak. We certainly appreciate having you here, and want to extend our best wishes to you and your House of Representatives in Montana."

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 31, 1967.

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Mr. Speaker:

The Senate has passed Engrossed Substitute House Bill No. 802 with the following amendments:

In line 2 of the title, after "chairman" insert "and of nominees to fill vacancies in legislative office"

In line 4 of the title, after "adding" and before "to" strike "a new section" and insert "new sections"

On page 2, section 2, line 19, after "district" strike "chairman" and insert "organization"

On page 2, following section 2, on line 27, add two new sections as follows:

"NEW SECTION. Sec. 3. There is added to RCW 29.42 a new section to read as follows:

Each major political party shall establish separate committees for each legislative district, a majority of the precincts of which are within a Class AA county, which shall consist of the precinct committeemen of such district and such committees shall organize on the third Saturday in December after each state general election in the same manner as the state central committee organizes.

NEW SECTION. Sec. 4. There is added to RCW 29.42 a new section to read as follows:

Nominations for the filling of vacancies in legislative office shall be limited to those three individuals elected by the legislative district organization."

Renumber the remaining section of the bill., and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. Bagnariol moved that the House do concur in the Senate amendments to Engrossed Substitute House Bill No. 802.

Mr. Chatalas demanded an electric roll call, and the demand was sustained.

Debate ensued, Representatives Bagnariol and Cunningham speaking in favor of the motion, and Representatives Grant, Sprague, and Smith speaking against it.

YIELDING TO QUESTION

At the request of Mr. Copeland, Mr. Bagnariol yielded to question.

Mr. Copeland:

"Mr. Bagnariol, it is my understanding that at the present time, under the statutes of the state of Washington, that the various county organizations may complement what you currently have in this bill through their bylaws. Is this correct?"

Mr. Bagnariol:

"That is true. They can."

Further debate ensued, Representatives Copeland, Chatalas, and Clark (Newman H.) speaking against the motion to concur in the Senate amendments to Engrossed Substitute House Bill No. 802.

Mr. Bluechel demanded the previous question and the demand was sustained.

The Clerk called the roll on the motion that the House do concur in the Senate amendments to Engrossed Substitute House Bill No. 802, and the motion was lost by the following vote: Yeas, 48; nays, 48; absent or not voting, 3.

Those voting yea were: Representatives Bagnariol, Barden, Berentson, Bledsoe, Brazier, Chapin, Charette, Clocksin, Conner, Cunningham, Elicker, Farr, Flanagan, Goldsworthy, Gorton, Heavey, Hubbard, Humiston, Hurley, Jastad, Jueling, Kalich, Kink, Kirk, Kiskaddon, Leckenby, Lynch, Marsh, McCaffree, McCormick, McDougall, McGavick, Morrison, Murray, Newhouse, O'Dell, Reese, Saling, Sawyer, Smythe, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—48.

Those voting nay were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Beck, Bluechel, Bottiger, Bozarth, Brouillet, Ceccarelli, Chatalas, Clark (Newman H.), Clarke (George W.), Copeland, Day, DeJarnatt, Gallagher, Garrett, Gladder, Grant, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Johnson, Jolly, King, Kopet, Leland, Lewis, Litchman, Lux, Mahaffey, Marzano, May, Merrill, O'Brien, Perry, Richardson, Rosellini, Sheridan, Smith, Spanton, Sprague, Thompson—48.

Those absent or not voting were: Representatives Moon, Newschwander, Taylor—3.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Smith on a point of parliamentary inquiry.

Mr. Smith:

"Now that we have falled to concur, is it in order to make a motion to indefinitely postpone the bill at this stage?"

RULING BY THE SPEAKER

The Speaker:

"That would be in order."

MOTION

Mr. Smith moved that Engrossed Substitute House Bill No. 802 be indefinitely postponed.

Mr. Cunningham demanded an electric roll call and the demand was sustained.

Debate ensued, Representatives Smith and Merrill speaking in favor of the motion, and Representative Cunningham speaking against it.

The Clerk called the roll on the motion to indefinitely postpone Engrossed Substitute House Bill No. 802, and the motion was lost by the following vote: Yeas, 43, nays, 54; absent or not voting, 2.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Beck, Bozarth, Brouillet, Ceccarelli, Chatalas, Clarke (George W.), Conner, Copeland, Day, DeJarnatt, Flanagan, Gallagher, Garrett, Grant, Haussler, Hawley, Hill, Holman, Hurley, Johnson, Jolly, Kalich, King, Lewis, Litchman, Mahaffey, Marzano, May, Merrill, O'Brien, Perry, Reese, Richardson, Rosellini, Sheridan, Smith, Spanton, Sprague, Thompson, Wanamaker—43.

Those voting nay were: Representatives Adams, Amen, Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Chapin, Charette, Clark (Newman H.), Clocksin, Cunningham, Elicker, Farr, Gladder, Goldsworthy, Gorton, Harris, Heavey, Hoggins, Hubbard, Humiston, Jastad, Jueling, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lux, Lynch, Marsh, McCaffree, McCormick, McDougall, McGavick, Moon, Morrison, Murray, Newhouse, O'Dell, Saling, Sawyer, Smythe, Swayze, Veroske, Walgren, Whetzel, Wolf, Zimmerman, Mr. Speaker—54.

Those absent or not voting were: Representatives Newschwander, Taylor—2.

MOTION FOR RECONSIDERATION.

Mr. Hoggins, having voted on the prevailing side, moved that the House donow reconsider the vote by which it had failed to concur in the Senateamendments to Engrossed Substitute House Bill No. 802.

The motion was carried on a rising vote.

RECONSIDERATION

The Speaker declared the question before the House to be the motion that the House do concur in the Senate amendments to Engrossed Substitute House Bill No. 802.

Debate ensued, Representatives Smith and O'Brien speaking against the motion to concur, and Representative Barden speaking in its favor.

Mr. Brazier demanded the previous question and the demand was sustained.

Mr. Kink demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion that the House do concur in the Senate amendments to Engrossed Substitute House Bill No. 802, and the motion failed to pass the House by the following vote: Yeas, 46; nays, 51; absent or not voting, 2.

Those voting yea were: Representatives Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Charette, Clocksin, Cunningham, Elicker, Farr, Flanagan, Goldsworthy, Gorton, Heavey, Hoggins, Hubbard, Humiston, Jastad, Jueling, Kink, Kirk, Kiskaddon, Leckenby, Lynch, Marsh, McCaffree, McCormick, McDougall, McGavick, Morrison, Murray, Newhouse, O'Dell, Saling, Sawyer, Smythe, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—46.

Those voting nay were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Chatalas, Clark (Newman H), Clarke (George W.), Conner, Copeland, Day, DeJarnatt, Gallagher, Garrett, Gladder, Grant, Harris, Haussler, Hawley, Hill, Holman, Hurley, Johnson, Jolly, Kalich, King, Kopet, Leland, Lewis, Litchman, Lux, Mahaffey, Marzano, May, Merrill, Moon, O'Brien, Perry, Reese, Richardson, Rosellini, Sheridan, Smith, Spanton, Sprague, Thompson—51.

Those absent or not voting were: Representatives Newschwander, Taylor—2.

The Speaker announced that, the House having failed to concur in the Senate amendments to Engrossed Substitute House Bill No. 802, the Senate would be asked to recede therefrom.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 31, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendments to House Bill No. 150 and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Kupka, Cooney, and Guess, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Wolf, the House deferred further consideration of House Bill No. 150, and the bill was ordered placed on the fifth order of business for Thursday.

Senate Chamber, Olympia, Wash., March 28, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendment to Substitute House Bill No. 304, on page 6, beginning on line 9, and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Knoblauch, Ridder, and Redmon, and the same is herewith transmitted.

Ward Bowden Secretary.

MOTION

On motion of Mr. Whetzel, the House deferred further consideration of Substitute House Bill No. 304, and the bill was ordered placed on the fifth order of business for tomorrow.

Senate Chamber, Olympia, Wash., March 31, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 387 and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Durkan, Woodall, and Rasmussen, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. Wolf moved that the House defer further consideration of Engrossed House Bill No. 387 and that the bill be ordered placed on the fifth order of business for Thursday.

Debate ensued, Representative Wolf speaking in favor of the motion and Representative King speaking against it.

The motion was carried.

FIRST READING OF SENATE BILLS

Senate Bill No. 432, by Senators Chytil, Donohue, and Talley:

An Act relating to the protection of specialized forest products; defining terms; prescribing the form and requiring the issuance of a harvesting permit; prescribing powers and duties of issuing persons; prohibiting transportation of certain forest products without a permit, invoice or bill of lading; exempting certain products; prescribing powers and duties of arresting officers in relation to the custody of seized forest products; providing penalties; and adding a new chapter to Title 76 RCW.

Referred to Committee on Natural Resources.

Engrossed Substitute Senate Bill No. 424, by Committee on Highways:

An Act relating to public highways; establishing a scenic and recreational highway system; and adding a new chapter to Title 47 RCW.

Referred to Committee on Transportation.

MOTION

Mr. O'Brien moved that the Committee on Financial Institutions and Insurance be relieved of Senate Concurrent Resolution No. 4, and that the resolution be placed on today's second reading calendar.

Mr. Anderson demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Newschwander and Taylor.

On motion of Mr. McDougall, the absent members were excused and the House proceeded with business under the call of the House.

The Speaker declared the question before the House to be the motion that the Committee on Financial Institutions and Insurance be relieved of Senate Concurrent Resolution No. 4, and that the resolution be placed on today's second reading calendar.

Mr. Litchman demanded an oral roll call on the motion and the demand was sustained.

YIELDING TO QUESTION

At the request of Mr. O'Dell, Mr. O'Brien yielded to question.

Mr. O'Dell:

"Mr. O'Brien, you are a member of the insurance committee and all during the time you attended our meetings—your attendance was not the best—but during the times you were there, did you ever ask me once to bring this out for discussion?"

Mr. O'Brien:

"Mr. O'Dell, as you probably know, in my capacity in this legislative assembly it is most difficult for me to attend all of your committee meetings, but I can assure you my interest was always there. I don't know whether we talked about this interim committee as such, but I do know you haven't acted on it and you apparently haven't shown the desire or interest to act on it. Even though I didn't attend your committee meeting, you and I talked about this rather frankly one night. I am not going to discuss on the floor of the House the extent of our conversation, but you gave me the feeling then and there you were apparently willing to make me the chairman of the committee on insurance. But notwithstanding that, Mr. O'Dell, we feel—and you know as well as I do—that there has been a lot of dilatory action relative to this committee. If you were interested, you would have brought it out a long time ago."

Debate ensued, Representatives O'Brien and Smith speaking in favor of the motion, and Representative O'Dell speaking against it.

YIELDING TO QUESTION

At the request of Mr. Adams, Mr. Veroske yielded to question.

Mr. Adams:

"I would like to ask Mr. Veroske as a member of that committee what effort he has made to attempt to find out how the money was spent that was appropriated to this committee two years ago and what the amount of money was."

Mr. Veroske:

"Dr. Adams, for the past two weeks I have been attempting to find out how much money has been spent by this past interim committee and I received my first accounting this morning in one of the local newspapers. I made visits to the office of the auditor, the treasurer, and the central budget agency. To date, I have been unable to get an accounting of the moneys that were spent in this past biennium. The paper this morning said thirty-five thousand dollars has been spent by the committee, and I have been told by the auditor's office that all the vouchers and so forth are in the hands of the committee's accountant and the committee chairman. To date, I have been unable to get any accounting of the expenditures of the past biennium."

YIELDING TO QUESTION

At the request of Mr. Adams, Mr. O'Brien yielded to question.

Mr. Adams:

"Mr. O'Brien, would you vote to appropriate to the committee one hundred thousand dollars to carry on a two-year interim study when you couldn't find out what happened to the money that was spent last time, when you didn't know how much they paid their attorney or why it would be necessary to have an attorney when the chairman is an attorney? Do you think we ought to turn around and continue this committee and vote them one hundred thousand dollars when we haven't found out how they spent the money last time, whether there is anything left, whether they are in the red, or anything about it?"

Mr. O'Brien:

"Dr. Adams, I don't know anything about that. I couldn't answer your question definitively unless I knew firsthand from the accountant assigned to the committee or

the state auditor just what happened on the payment of the vouchers. Now, it seems to me that someone was paid something during the past interim for travel expenses and clerical salaries and items of this nature, the whole gamut of expenses. I am a little shocked and surprised by your question, because ordinarily all vouchers are signed by the committee chairman and secretary. They go through the regular procedure. They are governed not only by state law but are subject to review by the state auditor. I have great faith in the state auditor's office, and I am sure if there is something wrong it will be brought to light sooner or later. So, without knowing specifically what happened, it is practically impossible to answer your question."

Further debate ensued, Representatives Adams, Gladder, and Jueling speaking against the motion that the Committee on Financial Institutions and Insurance be relieved of Senate Concurrent Resolution No. 4, and Representatives Hurley, Haussler, and Day speaking in favor of it.

Mr. McDougall demanded the previous question and the demand was sustained.

The Clerk called the roll on the motion that the Committee on Financial Institutions and Insurance be relieved of Senate Concurrent Resolution No. 4, and the motion was lost by the following vote: Yeas, 42; nays, 55; absent or not voting, 2.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Conner, Day, DeJarnatt, Gallagher, Garrett, Grant, Haussler, Heavey, Hurley, Jastad, Johnson, Jolly, King, Kink, Litchman, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, Perry, Rosellini, Sawyer, Sheridan, Smith, Sprague, Thompson, Walgren—42.

Those voting nay were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Jueling, Kalich, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, O'Dell, Reese, Richardson, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—55.

Those absent or not voting were: Representatives Newschwander, Taylor—2.

MOTIONS

Mr. McDougall moved that the House dispense with further business under the call of the House.

The motion failed.

Mr. Anderson moved that the Committee on Rules and Administration be relieved of House Bill No. 300.

Mr. Grant demanded an electric roll call and the demand was sustained.

On motion of Mr. Cunningham, the motion by Mr. Anderson was laid on the table.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 86; also

House Bill No. 183; also

House Bill No. 197; also

House Bill No. 244; also

Substitute House Bill No. 293; also

House Bill No. 360; also

House Bill No. 471; also House Bill No. 723; also House Bill No. 762.

MOTIONS

On motion of Mr. Heavey, Mr. Bagnariol was excused from the call of the House.

On motion of Mr. McDougall, the House dispensed with further business under the call of the House.

SECOND READING OF BILLS

House Joint Memorial No. 12, by Representatives Bluechel, Day, Ceccarelli, Newhouse, Brazier, Smythe, Bottiger, Whetzel, Clark (Newman H.), Clocksin, Chapin, Marsh, Clarke (George W.), O'Dell, Veroske, Hill, Harris, Kalich, Charette, Merrill, Barden, Gorton, Amen, McGavick, Rosellini, Richardson, Flanagan, Bledsoe, McCaffree, Reese, Hurley, Murray, Wolf, Leland, Bagnariol, Lewis, Leckenby, Kiskaddon, Zimmerman, Farr, Kopet, Hawley, Humiston, Morrison, Gallagher, Gladder, McDougall, Lux, Holman, Hubbard, Cunningham, Litchman, Jastad, and Wanamaker (by executive request):

Memorializing Congress to call a constitutional convention.

The memorial was read the second time.

Mr. Gorton moved that the rules be suspended, House Joint Memorial No. 12 be advanced to third reading, the second reading considered the third, and the memorial be placed on final passage.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Gorton yielded to question.

Mr Smith

"Mr. Gorton, is this the memorial to the Congress that would place Washington in the position of ratifying the overturn of the one man-one vote decision that is being pushed by Senator Dirksen?"

Mr. Gorton:

"No, it is not. This memorial deals with sharing of federal revenues, in effect, for the sharing of federal income tax."

Mr. Smith:

"Looking at the title, it appears it could be construed to mean that the call for a constitutional convention meant we were in favor of that, since they are so close to having thirty-four. It is not possible to construe it to mean that?"

Mr. Gorton:

"No, because the subject matter of the memorial is federal revenue sharing."

YIELDING TO QUESTION

At the request of Mr. King, Mr. Gorton yielded to question.

Mr. King:

"Mr. Gorton, the memorial has words talking about the return of a portion of the tax to each state. Would that allow a differential amount to be returned to the state on a per capita basis?"

Mr. Gorton:

"Yes. Actually there are two basic ways that have been discussed for this return. Congress presumably could decide it would return a percentage, such as ten percent, of all of the income tax collected in a particular state. That would be of advantage to

the wealthy states as opposed to the less wealthy states. The other method would be to take, say, the same percentage but the return would be on a per capita basis. That would be, relatively speaking, an advantage to the less wealthy states, because they would get a greater percentage than the amount they had supplied. I suppose there could be a combination of the two. I am not a great expert on this, but I gather there is more sympathy in Congress for the second method."

Debate ensued, Representatives King and Gorton speaking in favor of the motion to advance House Joint Memorial No. 12 to third reading, and Representative Grant speaking against the motion.

Mrs. Johnson demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion to suspend the rules and advance House Joint Memorial No. 12 to third reading and final passage, and the motion was carried by the following vote: Yeas, 75; nays, 17; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Backstrom, Barden, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Garrett, Gladder, Gorton, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, Marsh, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Smythe, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—75.

Those voting nay were: Representatives Anderson, Avey, Beck, Brouillet, DeJarnatt, Grant, Heavey, Johnson, Jolly, Lux, Marzano, Moon, Sawyer, Sheridan, Smith, Sprague, Thompson—17.

Those absent or not voting were: Representatives Bagnariol, Chatalas, Gallagher, Goldsworthy, Newschwander, Spanton, Taylor—7.

The Speaker declared the question before the House to be House Joint Memorial No. 12 on final passage.

YIELDING TO QUESTION

At the request of Mr. Bledsoe, Mr. Gorton yielded to question.

Mr. Bledsoe:

"Representative Gorton, if this memorial should arrive at Congress advocating that Congress call a constitutional convention to discuss this sole amendment, are we given any guarantee at all that this amendment would be the only matter before this constitutional convention which might be called as a result of our action and that of the other states?"

Mr. Gorton:

"No answer can be given categorically to your question. This procedure for amending the Constitution of the United States has never actually succeeded, although there have been a number of memorials like this, the most famous one right now being the one dealing with redistricting. No one can say whether the Congress which is required to call a convention could limit the convention to consideration of single subject. I gather there is good legal opinion on both sides. I suppose the best legal opinion might be on the side holding that it couldn't limit the constitutional convention, the analogy being the fact that the original constitutional convention was called only for the purpose of amending the Articles of Confederation. My guess would be that the Congress could purport to limit the convention to a single subject but could not succeed in doing so if that convention wished to go to different subjects. I would suspect that what will happen if a number of states, even half the states, make this

kind of call, the Congress, not wishing to have this in the Constitution, will probably pass some form of revenue-sharing legislation which will be statutory and will give the states the money, and thus cut off the number of states asking for a constitutional convention."

Debate ensued, Representative Gorton speaking in favor of passage of the memorial and Representative DeJarnatt speaking against its passage.

MOTION

Mr. Smith moved that the House defer further consideration of House Joint Memorial No. 12 and that the memorial be ordered placed on the third reading calendar for Thursday.

The motion was lost on a rising vote.

The Clerk called the roll on the final passage of House Joint Memorial No. 12, and the memorial passed the House by the following vote: Yeas, 68; nays, 26; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson, Barden, Berentson, Bluechel, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Garrett, Gladder, Gorton, Harris, Hawley, Hill, Holman, Hubbard, Humiston, Hurley, Jastad, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, Marsh, McCaffree, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Smythe, Spanton, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—68.

Those voting nay were: Representatives Amen, Avey, Backstrom, Beck, Bledsoe, Bottiger, Brouillet, DeJarnatt, Gallagher, Grant, Haussler, Heavey, Hoggins, Johnson, Jolly, Kink, Lux, Marzano, May, McCormick, Moon, Sawyer, Sheridan, Smith, Sprague, Thompson—26.

Those absent or not voting were: Representatives Bagnariol, Conner, Goldsworthy, Newschwander, Taylor—5.

House Joint Memorial No. 12, having received the constitutional majority, was declared passed.

Senate Bill No. 219, by Senators Peterson, Ryder, and Dore (by state capitol committee request):

Amending boundaries of the east capitol site.

The bill was read the second time.

On motion of Mr. McDougall, the rules were suspended, Senate Bill No. 219 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Swayze spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 219 and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leckenby,

Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—91.

Those absent or not voting were: Representatives Bagnariol, Conner, Jastad, Johnson, Jolly, King, Newschwander, Taylor—8.

Senate Bill No. 219, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 630, by Senators Dore, Gissberg, and Marquardt:

Creating a board of ethics in each house of the legislature.

MOTION

On motion of Mr. Cunningham, the House deferred further consideration of Engrossed Senate Bill No. 630, and the bill was ordered placed on tomorrow's second reading calendar.

THIRD READING OF BILLS

Engrossed House Bill No. 202, by Representatives Cunningham, Lux, Clocksin, and Hill (by executive request):

Granting administrative powers to the state arts commission and authorizing employment of an executive secretary and other assistants.

Engrossed House Bill No. 202 was read the third time and placed on final passage.

Representative Cunningham spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 202, and the bill passed the House by the following vote: Yeas, 80; nays, 7; absent or not voting, 12.

Those voting yea were: Representatives Adams, Anderson, Avey, Backstrom, Barden, Beck, Berentson, Bluechel, Bottiger, Bozarth, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Merrill, Murray, Newhouse, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—80.

Those voting nay were: Representatives Amen, Brazier, Moon, Morrison, Reese, Spanton, Swayze—7.

Those absent or not voting were: Representatives Bagnariol, Bledsoe, Conner, Goldsworthy, Jastad, Johnson, Jolly, King, McGavick, Newschwander, Taylor, Zimmerman—12.

House Bill No. 202, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. McDougall, the House adjourned until 12:00 noon, Tuesday, April 4, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

TWENTY-SIXTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Tuesday, April 4, 1967.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Hubbard, Newschwander, Reese, and Taylor.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Herrold M. Adix of the Prince of Peace Lutheran Church of Seattle.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 3, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 259, exempting sprays used in preservation of fruit from sales tax, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mary Ellen McCaffree, Chairman, Francis E. Holman, Vice Chairman.

We concur in this report: John Bagnariol, Stewart Bledsoe, Alan Bluechel, Donald H. Brazier, Jr., Dave Ceccarelli, William S. Day, S. E. "Sid" Flanagan, Slade Gorton, Edward Heavey, Homer Humiston, Doris J. Johnson, Frank Marzano, John S. Murray, Walt Reese.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., April 3, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Reengrossed Senate Bill No. 401, revising certain provisions of the excise tax on real estate sales, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mary Ellen McCaffree, Chairman, Francis E. Holman, Vice Chairman.

We concur in this report: Stewart Bledsoe, Alan Bluechel, Newman H. Clark, William S. Day, S. E. "Sid" Flanagan, Slade Gorton, Homer Humiston, John S. Murray, Walt Reese.

House of Representatives, Olympia, Wash., April 3, 1967.

Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred Reengrossed Senate Bill No. 401, revising certain provisions of the excise tax on real estate sales, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Chairman.

We concur in this report: Gary Grant, Frank Marzano.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., April 4, 1967.

Mr. Speaker:

We, a majority of your Committee on Natural Resources, to whom was referred Senate Bill No. 432, providing for the protection of specialized forest products, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

S. E. "Sid" Flanagan, Chairman.

We concur in this report: Otto Amen, Henry Backstrom, C. W. "Red" Beck, Duane L. Berentson, Alan Bluechel, P. J. "Jim" Gallagher, Dan Jolly, Hugh "Bud" Kalich, Bill Kiskaddon, Brian J. Lewis, Richard L. Smythe, Fred A. Veroske, Harold S. Zimmerman.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., April 3, 1967.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 519, stipulating damages which may be awarded to parent in actions for injury or death of child, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Newman H. Clark, Chairman, Timothy H. Hill, Vice Chairman.

We concur in this report: R. Ted Bottiger, Richard U. Chapin, Charles W. Elicker, Edward F. Harris, Edward Heavey, Thomas A. Swayze, Jr., Gordon L. Walgren.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., April 4, 1967.

Mr. Speaker:

We, a majority of your Committee on Natural Resources, to whom was referred Senate Joint Memorial No. 11, memorializing the state of Oregon to establish steelhead trout as a game fish, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

S. E. "Sid" Flanagan, Chairman.

We concur in this report: Otto Amen, Henry Backstrom, C. W. "Red" Beck, Duane L. Berentson, Alan Bluechel, P. J. "Jim" Gallagher, Dan Jolly, Hugh "Bud" Kalich, Bill Kiskaddon, Brian J. Lewis, Richard L. Smythe, Fred A. Veroske, Harold S. Zimmerman.

On motion of Mr. Flanagan, the rules were suspended and Senate Joint Memorial No. 11 was advanced to second reading and read the second time.

On motion of Mr. Flanagan, the rules were suspended, Senate Joint Memorial No. 11 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

YIELDING TO QUESTION

At the request of Mr. Anderson, Mr. Flanagan yielded to question. Mr. Anderson:

"Representative Flanagan, if this memorial is passed, how will steelhead fishing on Indian reservations be affected?"

Mr. Flanagan:

"Well, there is nothing in the memorial about that. It is directed to the Oregon legislature. In Idaho and Washington steelhead trout is now a game fish. It wouldn't affect anything in Idaho and Washington. Now, as to how it will affect the Indian reservations in Oregon, I am not sure. There is nothing said about it in the memorial."

The Speaker recognized Mr. Kink.

Mr. Kink:

"Representative Anderson, I think, in answer to your question as it regards the effect on steelhead fisheries in the state of Oregon, if this memorial passes, it will make steelhead game fish. Under the treaties we have with the Indians on many of their reservations, it will have no effect whatsoever. The Indians would be able to fish commercially for steelhead on their reservations in the areas where they fished before."

Representative Beck spoke in favor of passage of the memorial.

YIELDING TO QUESTION

At the request of Mr. Anderson, Mr. Kink yielded to question.

Mr. Anderson:

"Mr. Kink, the Indians can catch fish but would they be able to sell them in Oregon? The Indians who fish for steelhead on the Quinault reservation now sell their fish in Oregon. If Oregon passes this bill, will the Indians be able to sell their fish in Oregon?"

Mr. Kink:

"Well, to answer your question, Representative Anderson, I am not an attorney, but I would say that under the treaties we have with the federal government, they would be able to sell those fish commercially."

Mr. Anderson:

"The Indians cannot sell steelhead in the state of Washington today? Is that right?"

Mr. Kink:

"That is true, but even if the memorial passes I would say that our Indians can still ship them to Oregon and the Indians there would be able to sell them."

The Clerk called the roll on the final passage of Senate Joint Memorial No. 11, and the memorial passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—90.

Those voting nay were: Representatives Chatalas and Kink—2.

Those absent or not voting were: Representatives Anderson, Garrett, Hubbard, Newschwander, Reese, Sawyer, Taylor—7.

Senate Joint Memorial No. 11, having received the constitutional majority, was declared passed.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 3, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 255; and Senate Joint Memorial No. 23, and the same are herewith transmitted.

Ward Bowden, Secretary,

Senate Chamber, Olympia, Wash., April 3, 1967.

Mr. Speaker:

The Senate has receded from its amendments to Engrossed Substitute House Bill No. 802 and has passed the bill without the Senate amendments, and the same is herewith transmitted

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 4, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 219, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 3, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 634, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 3, 1967.

Mr. Speaker:

The President has signed: House Bill No. 86; and

House Bill No. 183; and House Bill No. 197; and House Bill No. 244; and

Substitute House Bill No. 293; and

House Bill No. 360; and House Bill No. 471; and House Bill No. 723; and

House Bill No. 762, and the same are herewith transmitted.

Ward Bowden, Secretary.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 28, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendment to Substitute House Bill No. 304, on page 6, beginning on line 9, and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Knoblauch, Ridder, and Redmon, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Whetzel, the House deferred further consideration of Substitute House Bill No. 304 and the bill was ordered placed on the fifth order of business for Thursday.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 4, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendments to Substitute House Bill No. 532 and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Herrmann, Freise, and Connor.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House granted the request of the Senate for a conference on Substitute House Bill No. 532.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed Representatives O'Dell, Kopet, and Bagnariol as members of the Conference Committee on Substitute House Bill No. 532.

MESSAGES FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, March 28, 1967.

To The Honorable, The House of Representatives of the State of Washington.

Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bill, entitled:

House Bill No. 107:

Prescribing legal investments for the permanent common school fund.

Very truly yours,
Raymond W. Haman,
Legal Counsel to the Governor.

State of Washington, Office of the Governor, Olympia, April 3, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I am returning herewith without my approval as to one item, Substitute House Bill No. 548, entitled:

"An Act relating to education and establishing community college districts."

This legislation is among the most significant enacted by the Fortieth Legislature. It provides for a statewide system of community colleges organized into twenty-two community college districts.

The bill contemplates that vocational-technical institutes will become a part of the community college system; however, section 77 of the bill grants to common school districts in counties of the second, first, A and AA class the option of maintaining any existing vocational-technical institute independent of the community college system, if the institute were operated independently of a community college on January 1, 1967.

According to the Superintendent of Public Instruction the vocational-technical institutes which would be affected by this provision of the bill are located in the Bellingham, Clover Park, Lake Washington, Olympia, Renton, Tacoma and Walla Walla school districts. The Olympia and Walla Walla institutes are located in third class counties; thus these school districts would not have the option afforded by section 77 to the other five school districts operating independent vocational-technical institutes. This may be of little consequence in Walla Walla where the school district plans to operate its institute as a part of the Walla Walla Community College; thus Olympia school district may be the only district denied the option to maintain an independent vocational-technical institute.

Irrespective of the choice which may be made by these local districts, I believe it should be a choice equally available to all districts maintaining independent vocational-technical institutes. Therefore, I have vetoed that portion of section 77 which limits this choice to districts

"located in any county of the second, first, A or AA class."
The remainder of Substitute House Bill No. 548 is approved.

Respectfully submitted,

DANIEL J. EVANS. Governor.

MOTION

Mr. Gorton moved that the Chief Clerk be instructed to transmit Substitute House Bill No. 548 to the Secretary of State without further action by the House.

Representatives Gorton and Lux spoke in favor of the motion. The motion was carried.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 219; also

Senate Bill No. 634.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Sheridan, the rules were suspended and authorization was given to add 16 additional names as sponsors of House Concurrent Resolution No. 38.

House Concurrent Resolution No. 38, by Representatives Sheridan, Whetzel, Lewis, Taylor, Kalich, Gallagher, Hill, Sprague, Murray, McGavick, Marzano, Kiskaddon, Beck, Kink, Barden, Bluechel, Lux, Walgren, and Marsh:

Creating the interim committee on natural rivers.

Ordered printed and referred to Committee on Natural Resources.

FIRST READING OF SENATE BILLS

Engrossed Senate Bill No. 255, by Senators McCormack, Gissberg, and Ryder (by departmental request):

An Act relating to revenue and taxation; amending section 1, chapter 7, Laws of 1963 as last amended by section 1, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.050; amending section 82.04.130, chapter 15, Laws of 1961 and RCW 82.04.130; amending section 82.04.190, chapter 15, Laws of 1961 as amended by section 4, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.190; amending section 82.04.230, chapter 15, Laws of 1961 and RCW 82.04.230; amending section 82.04.240, chapter 15, Laws of 1961 as amended by section 5, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.240; amending section 82.04.250, chapter 15, Laws of 1961 and RCW 82.04.250; amending section 82.04.270, chapter 15, Laws of 1961 and RCW 82.04.270; amending section 82.04.275, chapter 15, Laws of 1961 and RCW 82.04.275; amending section 82.04.280, chapter 15, Laws of 1961 as amended by section 1, chapter 168, Laws of 1963 and RCW 82.04.280; amending section 82.04.290, chapter 15, Laws of 1961 as amended by section 2, chapter 28, Laws of 1963 extraordinary session and RCW 82.04.290; amending section 82.04.440, chapter 15, Laws of 1961 as amended by section 12, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.440; amending section 82.08.010, chapter 15, Laws of 1961 as amended by section 1, chapter 244, Laws of 1963 and RCW 82.08.010; amending section 82.12.020, chapter 15, Laws of 1961 as last amended by section 18, chapter 173, Laws of 1965 extraordinary session and RCW 82.12.020; amending section 82.16.020, chapter 15, Laws of 1961 as last amended by section 21, chapter 173, Laws of 1965 extraordinary session and RCW 82.16.020; amending section 82.16.050, chapter 15, Laws of 1961 as amended by section 22, chapter 173, Laws of 1965 extraordinary session and RCW 82.16.050; amending section 82,32.160, chapter 15, Laws of 1961 as amended by section 8, chapter 28, Laws of 1963 extraordinary session and RCW 82.32.160; amending section 82.32.330, chapter 15, Laws of 1961 as amended by section 10, chapter 28, Laws of 1963 extraordinary session and RCW 82.32.330; repealing section 82.04.295, chapter 15, Laws of 1961 and RCW 82.04.295; repealing section 82.04.296, chapter 15, Laws of 1961, section 2, chapter 293, Laws of 1961, and RCW 82.04.296; repealing section 82.16.025, chapter 15, Laws of 1961 and RCW 82.16.025; repealing section 82.16.026, chapter 15, Laws of 1961 and RCW 82.16.026; adding a new section to chapter 15, Laws of 1961 and to chapter 84.36 RCW; adding an effective date and declaring an emergency.

On motion of Mr. Gorton, the rules were suspended and Engrossed Senate Bill No. 255 was advanced to second reading and read the second time.

On motion of Mr. Gorton, the House deferred further consideration of Engrossed Senate Bill No. 255 on second reading and the bill was ordered placed at the end of today's second reading calendar.

Senate Joint Memorial No. 23, by Senators Stender, Greive, and Peterson (Ted):

Memorializing Congress concerning the American flag merchant marine. Referred to Committee on Transportation.

RESOLUTIONS

House Resolution No. 67-68, by Representatives Holman and Bluechel:

Whereas, Doris Brown, a resident of Seattle, Washington and a teacher at Frank B. Kellogg Junior High School in the Shoreline School District, on Saturday, March 18, 1967 at Barry, Wales won the international cross-country race for women, defeating her nearest competitor by more than 100 yards; and

Whereas, Doris Brown in 1966 at Vancouver, B. C. won the women's indoor mile, setting a world's record; and

Whereas, Doris Brown in 1966 won the national women's cross-country and 1,500 meter championships; and

Whereas, Doris Brown, by her diligent training and hard work, has set an honored example for her pupils, and has brought great credit to Kellogg Junior High School, to the Shoreline School District, and to the State of Washington; and

Whereas, The members of the House of Representatives of the State of Washington desire to pay tribute to her and to express their gratitude for the honor which she has brought to this state;

Now, Therefore, Be It Resolved, By the House of Representatives of the State of Washington that this body hereby acclaims and honors this woman for her outstanding accomplishments and, more especially, because she has chosen a career in our public school system where she can be a shining example to the children of this state; and

Be It Further Resolved, That this body expresses its hope that Doris Brown may have the opportunity of successfully representing the United States of America at the Olympic Games in Mexico City in 1968; and

Be It Further Resolved, That the Clerk of the House of Representatives shall suitably inscribe copies of this Resolution and furnish them to Doris Brown, to the student body of Kellogg Junior High School, and to the Board of Directors of Shoreline School District.

On motion of Mr. Holman, the resolution was adopted.

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House Mrs. Doris Brown and requested that Representatives Bluechel and Holman escort her to a place on the rostrum.

The Speaker:

"Mrs. Brown, it is certainly a pleasure for us here in the House of Representatives to have such a distinguished citizen of our state with us this morning. We are certainly impressed with your accomplishments in the field of track, which have brought great honor to the state, and we want to compliment you and wish you the best of luck in your endeavors. We hope to be reading about you when the next Olympic Games Track and Field Championships roll around. We would like to have you say hello to the group, though we know your prowess is on the track and not before the microphone."

Mrs. Brown:

"Thank you very much for inviting me here today. It is indeed a great privilege to be here."

The Speaker:

"Once again, let me congratulate you and wish you the best of luck on behalf of the House of Representatives."

The Speaker requested that the special committee escort Mrs. Brown to the rear of the chamber.

The Speaker recognized in the north gallery the principal of the Kellogg Junior High School, at which Mrs. Brown teaches, and members of her class, one being the daughter of Representative Holman.

House Resolution No. 67-69, by Representatives Heavey and Copeland:

Whereas, It is estimated that nine-tenths of our criminal cases are misdemeanors handled in the lower courts; and

Whereas, Misdemeanant-offenders constitute a most costly crime problem, not only because of their numbers, and the expense incident to their arrest, housing and treatment, but because their offenses against society are often repeated and continuous; and

Whereas, The large group of misdemeanant-offenders not only increases the cost of our entire law enforcement and judicial system, but requires extensive service from our welfare agencies; and

Whereas, An all-inclusive survey is needed in order to provide a more descriptive and comprehensive picture of misdemeanant-offenders, their nature and characteristics, and the manner in which they are presently being handled by our judicial system and correctional system;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Council be directed to undertake a comprehensive survey of the misdemeanant-offender, its duties to include, but not be limited to, the following:

- (1) To identify what happens to the misdemeanant-offender in the State of Washington from the time of arrest to final discharge from official jurisdiction;
- (2) To collect and make available objective data for the use of the legislature concerning the problems arising in connection with the treatment of the misdemean-ant-offender;
- (3) To make recommendations to the legislature designed to assist in the preparation and passage of laws planned to implement needed improvements in the present judicial and correctional system affecting the misdemeanant-offender; and
 - (4) To prepare such drafts of legislation as it may deem appropriate.

Be It Further Resolved, That the Legislative Council shall report the results of its survey to the Forty-first session of the Legislature.

On motion of Mr. Heavey, the resolution was adopted.

MOTIONS

Mr. Moon moved that the Committee on State Government and Legislative Procedures be relieved of House Bill No. 711 and that the bill be placed on today's second reading calendar.

On motion of Mr. Gorton, the motion by Mr. Moon was laid on the table.

MOTION

On motion of Mr. Gorton, the House recessed until 2:30 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 2:30 p.m.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

The Clerk called the roll and all members were present except Representatives Jolly, Litchman, and Taylor. Representatives Jolly and Litchman were excused.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

Mr. Gorton demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Jolly, Kalich, Litchman, and Taylor.

On motion of Mr. Gorton, the absent members were excused and the House proceeded with business under the call of the House.

SECOND READING OF BILLS

Engrossed Senate Joint Resolution No. 13, by Senators McMillan, Lennart, Gissberg, Woodall, Donohue, Guess, Canfield, Redmon, Henry, and Talley:

Requiring the assessment of property at 25% of true value.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., March 29, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Joint Resolution No. 13, requiring the assessment of property at 25% of true value, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Strike all of the Senate and House amendments to the printed and engrossed resolution, thus restoring the resolution to its original form, and on page 1, line 3 of the printed resolution, after the comma following "THAT" strike the remainder of the resolution and insert "At the next general election to be held in this state there shall be submitted to the qualified voters of the state for their approval and ratification, or rejection, proposals to amend Article VII of the Constitution of the state of Washington by amending section 2, as amended by Amendment 17, and by adding a new section 4, to read as follows:

Article VII, section 2. Except as hereinafter provided and notwithstanding any other provision of this Constitution, the aggregate of all tax levies upon real and personal property by the state and all taxing districts now existing or hereafter created, shall not in any year exceed forty mills on the dollar of assessed valuation,

which assessed valuation shall be fifty per centum of the true and fair value of such property in money: Provided, However, That such assessed valuation shall be twentyfive percentum of the true and fair value of such property in money with respect to assessments of property made from and after the second calendar year following the adoption and ratification of an amendment to this article specifically authorizing a tax upon income at a single uniform rate in excess of the limitations provided by this section: Provided, [However] Further, That nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district: Provided Further, That notwithstanding any other provision of this Constitution the legislature shall have the power to provide for enforcement of the provisions of this article by vesting in state or local agencies or both the power to value and to assess property for purposes of taxes imposed for any state or local purpose. The term "taxing district" for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or public utility district. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only

- (a) By any taxing district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to levy such additional tax submitted not more than [twelve] twenty-four months prior to the date [on which] for making the proposed levy or levies [is to be made] and not oftener than twice [in such] any twelve month period, either at a special election or at the regular election of such taxing district, at which election the number of persons voting on the proposition shall constitute not less than forty percentum of the total number of votes cast in such taxing district at the last preceding general election: Provided, However, That no taxing district shall submit to the electors thereof a proposition to authorize the levy of additional tax upon the authority of this subsection (a) to be made in any year for which the electors previously have authorized the levy of additional tax under the authority of this subsection (a), unless the proposed authorization is submitted to the electors by a proposition to substitute for the prior authorization under this subsection (a) a new authorization the amount of which will be adequate to fulfill all contractual obligations of the taxing district incurred by reason of the prior authorization, and unless the substitute proposition shall by its terms supersede the prior authorization and then be in lieu of any additional tax authorized by but not yet levied upon the authority of the superseded authorization;
- (b) By any taxing district otherwise authorized by law to issue general obligation bonds for capital purposes, for the sole purpose of making the required payments of principal and interest on general obligation bonds issued solely for capital purposes, other than the replacement of equipment, when authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to issue such bonds and to pay the principal and interest thereon by an annual tax levy in excess of the limitation herein provided during the term of such bonds, submitted not oftener than twice in any calendar year, at an election held in the manner provided by law for bond elections in such taxing district, at which election the total number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Provided, That any such taxing district shall have the right by vote of its governing body to refund any general obligation bonds of said district issued for capital purposes only, and to provide for the interest thereon and amortization thereof by annual levies in excess of the tax limitation provided for herein, And Provided Further, That the provisions of this section shall also be subject to the limitations contained in Article VIII, Section 6, of this Constitution;
- (c) By the state or any taxing district for the purpose of paying the principal or interest on general obligation bonds outstanding on December 6, 1934; or for the purpose of preventing the impairment of the obligation of a contract when ordered so to do by a court of last resort.

NEW SECTION. Article VII, section 4. Notwithstanding any other provisions of this Constitution, the legislature shall have the power,

- (a) To impose a tax upon income from whatever source derived, at a rate which may be in excess of that permitted by section 2 of this Article VII: *Provided*, However, That the tax may be imposed only at a single uniform rate;
- (b) To provide for allowance of credits, exclusions, exemptions, and deductions to be used in determining the amount of income subject to tax or in computing such tax:

Provided, However, That the amount of such credits, exclusions, exemptions and deductions may not be determined solely by the amount of income otherwise subject to tax; and

(c) For purposes of simplifying administration and facilitating compliance by taxpayers, to adopt by reference any federal statutes relating to the determination of taxable income, both as enacted at the time of adoption and as amended after the time of adoption.

No tax upon or measured by net income shall be imposed by the state, unless the state also shall impose a tax upon the retail sale or use of tangible personal property; and the sales tax, use tax and net income tax shall be imposed by the state at the same rate: Provided, That nothing herein shall prevent the legislature from providing for the exemption of certain types of property, services or transactions from the sales tax or use tax.

No tax upon income shall be collected pursuant to this section until the assessed valuation of property is stated in section 2 of this article as twenty-five per centum of the true and fair value of property in money.

Be It Further Resolved, That the secretary of state shall cause notice of the foregoing constitutional amendments to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state."

Mary Ellen McCaffree, Chairman, Francis E. Holman, Vice Chairman.

We concur in this report: Stewart Bledsoe, Alan Bluechel, Donald H. Brazier, Jr., Richard U. Chapin, Newman H. Clark, S. E. "Sid" Flanagan, Slade Gorton, Homer Humiston, John S. Murray, Walt Reese.

The resolution was read the second time.

Mrs. McCaffree moved adoption of the committee amendment.

Mrs. Lux moved adoption of the following amendment to the committee amendment:

Amend the amendment by Committee on Revenue and Taxation:

On page 3, Article VII, section 4, beginning on line 36 of the mimeographed amendment, strike all of the material beginning "No tax upon" down to and including "at the same rate:" on line 40

Debate ensued, Representatives Lux, Smith, and Garrett speaking in favor of adoption of the amendment to the committee amendment, and Representatives Holman and Gorton speaking against its adoption.

Mr. Chatalas demanded an electric roll call and the demand was sustained.

Further debate ensued, Representatives Heavey and Bottiger speaking in favor of adoption of the amendment to the amendment, and Representatives Newhouse and Day speaking against its adoption.

Mr. Kalich appeared at the bar of the House.

Mr. McDougall demanded the previous question and the demand was sustained.

The Clerk called the roll on adoption of the amendment by Mrs. Lux to the committee amendment to Engrossed Senate Joint Resolution No. 13, and the motion was lost and the amendment to the amendment not adopted by the following vote: Yeas, 36; nays, 60; absent or not voting, 3.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bottiger, Brouillet, Ceccarelli, Charette, Chatalas, Conner, De-Jarnatt, Gallagher, Garrett, Grant, Haussler, Heavey, Jastad, Johnson, Kalich, King, Lux, Marsh, Marzano, May, Merrill, Moon, O'Brien, Perry, Rosellini, Sawyer, Sheridan, Smith, Sprague, Thompson, Walgren—36.

Those voting nay were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, Elicker, Farr, Flanagan,

Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jueling, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McCormick, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Richardson, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—60.

Those absent or not voting were: Representatives Jolly, Litchman, Taylor—3.

STATEMENT FOR THE JOURNAL

In my amendment, we were discussing the governor's program for tax revision as altered by the Day amendment. My amendment would delete those additional restrictions to the Constitution requiring a retail sales tax imposed at the same rate as the income tax. Under this proposed tax program, over fifty percent of the total revenue from income and sales tax would come from the sales tax (even with the elimination of food and drugs). Future revenue needs might necessitate raising these rates, and the requirement that taxes on retail sales shall be imposed at the same rate as on income tax makes this program less progressive than the governor's proposal.

Mary Stuart Lux, 22nd District.

Mr. Heavey moved adoption of the following amendment to the committee amendment:

Amend the amendment by Committee on Revenue and Taxation:

On page 1, Article VII, section 2, beginning on line 16 of the mimeographed amendment, after "exceed" strike all the material down to and including "fifty" on line 18 and insert "ten mills on the dollar of assessed valuation, which assessed valuation shall be one hundred"

Debate ensued, Representative Heavey speaking in favor of adoption of the amendment to the committee amendment, and Representative Gorton speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. McGavick, Mr. Gorton yielded to question. Mr. McGavick:

"Mr. Gorton, would you explain to me why it is more difficult for the county assessor to get a one hundred percent revaluation on property than it would be for the county assessor to insure a uniform twenty-five percent, if we adopt the constitutional amendment you propose?"

Mr. Gorton:

"The answer is quite simple. At the present time there are some properties, a few, that are at twenty-five percent, and some which are below twenty-five percent. We aren't attempting to mandate in this constitutional amendment that the assessor actually get to twenty-five percent; all we are doing is providing some future legislature the authority to do so. If we, within the same framework, set up one hundred percent evaluation, that obviously means that not a single piece of property in the entire state will be assessed below that and this will become effective immediately upon the effective date of the constitutional amendment. This we are not trying to do in connection with the twenty-five percent proposal, and the reason is that there are so many different methods of doing it that even the state tax commission has not decided which is the best one. Until we find a practical method of doing it, we will have to take one step at a time. We can't in one single step change the assessed evaluation of every parcel of property in the state."

The motion was lost and the amendment by Mr. Heavey to the committee amendment to Engrossed Senate Joint Resolution No. 13 was not adopted.

Mr. Smith moved adoption of the following amendment to the committee amendment:

Amend the amendment by Committee on Revenue and Taxation:

On page 4, Article VII, section 4, following line 6 of the mimeographed amendment, after the period following "in money" add a new paragraph as follows:

"Be It Further Resolved, That the foregoing amendment to Article VII, section 2 and the proposed new section to Article VII shall each be construed as separate amendments within the meaning of Article XXIII, section 1, (Amendment 37) of this Constitution."

Mr. Smith demanded an electric roll call and the demand was sustained. Debate ensued, Representatives Smith and Bozarth speaking in favor of adoption of the amendment, and Representatives Brouillet and Gorton speaking against its adoption.

MOTION

On motion of Mrs. McCaffree, the amendment by Mr. Smith to the committee amendment to Engrossed Senate Joint Resolution No. 14 was laid on the table.

The Speaker declared the question before the House to be the adoption of the committee amendment to Engrossed Senate Joint Resolution No. 13.

Mr. Smith demanded an electric roll call and the demand was sustained. Debate ensued, Representative Gorton speaking in favor of adoption of the committee amendment.

YIELDING TO QUESTION

At the request of Mr. Chatalas, Mrs. McCaffree yielded to question.

Mr. Chatalas:

"Mrs. McCaffree, did I understand you to say that this amendment which is before us now is exactly identical to House Joint Resolution No. 29?"

Mrs. McCaffree:

"As Mr. Gorton said, it is House Joint Resolution No. 29 with the amendments which were put on on the floor of the House when we had House Joint Resolution No. 29 before us."

Mr. Chatalas:

"So it is identical?"

Mrs. McCaffree:

"As far as I know."

POINT OF ORDER

The Speaker recognized Mr. Chatalas on a point of order.

Mr. Chatalas:

"Mr. Speaker, since this is an identical resolution to House Joint Resolution No. 29, which is still in Rules Committee, I don't know how we can really consider this resolution at the present time."

RULING BY THE SPEAKER

The Speaker:

"Well, we have the original resolution amended, so in effect we don't have the original resolution. It has been changed by the amendments."

Mr. Chatalas:

"Yes, but, Mr. Speaker, it was amended on the floor and then the committee put the same amendments on it, so this is still exactly the same as the one in Rules."

The Speaker:

"I don't think this comes under the same category as a bill that was scalped from an unamended bill. I would think the amendment is in order as presented."

Debate ensued, Representative Smith speaking against the adoption of the committee amendment and Representative Kiskaddon speaking in behalf of its adoption.

POINT OF ORDER

The Speaker recognized Mr. Chatalas on a point of order.

Mr. Chatalas:

"Mr. Speaker, for clarification, when we vote on this amendment, even if it is the whole resolution, we will still have another chance to vote on final passage, will we not?"

The Speaker:

"This is not final passage."

Mr. Chatalas:

"We will vote on the amendment and then again on final passage?"

The Speaker:

"That is correct."

The Clerk called the roll, and the motion was carried and the committee amendment to Engrossed Senate Joint Resolution No. 13 was adopted by the following vote: Yeas, 64; nays, 32; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Chapin, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Jueling, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, Mc-Caffree, McDougall, McGavick, Murray, Newhouse, Newschwander, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Smythe, Sprague, Swayze, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—64.

Those voting nay were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bozarth, Ceccarelli, Charette, Day, Gallagher, Garrett, Grant, Heavey, Hurley, Jastad, Johnson, Kalich, Kink, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, Morrison, O'Brien, Rosellini, Sheridan, Smith, Spanton, Walgren—32.

Those absent or not voting were: Representatives Jolly, Litchman, Taylor—3.

On motion of Mr. Gorton, the rules were suspended, Engrossed Senate Joint Resolution No. 13 as amended by the House was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Mr. McDougall demanded an oral roll call and the demand was sustained.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

Mr. Litchman appeared at the bar of the House.

The Speaker declared the question before the House to be Engrossed Senate Joint Resolution No. 13 as amended by the House on final passage.

Debate ensued, Representatives Gorton, Litchman, Chapin, and Saling speaking in favor of passage of the resolution, and Representatives O'Brien, Hurley, Backstrom, and Marsh speaking against its adoption.

Mr. Grant demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Joint Resolution No. 13 as amended by the House, and the resolution failed to pass the House by the following vote: Yeas, 59; nays, 37; absent or not voting, 2.

Those voting yea were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, O'Dell, Perry, Reese, Richardson, Saling, Smythe, Sprague, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—59.

Those voting nay were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bozarth, Ceccarelli, Charette, Chatalas, Conner, Day, Gallagher, Garrett, Grant, Haussler, Heavey, Hurley, Jastad, Johnson, Kalich, King, Kink, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, Newschwander, O'Brien, Rosellini, Sawyer, Sheridan, Smith, Spanton, Swayze, Walgren—38.

Those absent or not voting were: Representatives Jolly, Taylor—2.

Senate Joint Resolution No. 13 as amended by the House, having failed to receive the constitutional two-thirds majority, was declared lost.

EXPLANATION OF VOTE

I feel this measure is the one way that state sales taxes can be lowered. It is also the one way to get a lid on property taxes along our border. It is finally the one way to broaden the tax base to make it more sensitive to economic changes and help finance needs of education, institutions, and for recreational development.

The alternatives to the measure are higher sales taxes, higher property taxes, more excise taxes, and possibility of inadequate financing for much needed services.

Harold S. Zimmerman, 17th District.

MOTIONS

On motion of Mr. Gorton, the House deferred consideration of the balance of the second reading calendar and the bills thereon were ordered placed on the second reading calendar for tomorrow.

On motion of Mr. Gorton, the House dispensed with further business under the call of the House.

On motion of Mr. McDougall, the House adjourned until 10:00 a.m., Wednesday, April 5, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

TWENTY-SEVENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Wednesday, April 5, 1967.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Bozarth, McCormick, Rosellini, and Spanton who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Maurice Haehlen of the United Churches of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., April 4, 1967.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Reengrossed Senate Bill No. 453, creating a joint committee on nuclear energy, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert F. Goldsworthy, Chairman, Gerald L. Saling, Vice Chairman.

We concur in this report: Henry Backstrom, Frank B. Brouillet, William "Bill" Chatalas, George W. Clarke, Virginia Clocksin, Arlie U. DeJarnatt, Joe D. Haussler. Timothy H. Hill, Dale E. Hoggins, Richard A. King, Gladys Kirk, Jerry C. Kopet, Marjorie W. Lynch, Audley F. Mahaffey, Daniel G. Marsh, John Merrill, Sid W. Morrison, John M. Rosellini, George P. Sheridan, Sam Smith, Thomas A. Swayze, Jr., Gordon L. Walgren, Harold S. Zimmerman.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 4, 1967.

Mr. Speaker:

The Senate has passed: Senate Bill No. 5; and

Engrossed Senate Bill No. 118; and

Senate Bill No. 293; and

Senate Bill No. 294; and

Senate Bill No. 297; and

Engrossed Senate Bill No. 323; and

Engrossed Senate Bill No. 338; and

Senate Bill No. 466; and

Engrossed Senate Bill No. 474; and

Engrossed Senate Bill No. 507, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 4, 1967.

Mr. Speaker:

The Senate has passed: Reengrossed Senate Bill No. 374, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 4, 1967.

Mr. Speaker:

The Senate has passed: Reengrossed House Bill No. 516; and Engrossed House Bill No. 941, and the same are herewith transmitted.

Ward Bowden, Secretary.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 4, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 72 with the following amendments:

On page 1, line 3 of the title of the engrossed and printed bills, after "measures;" insert "creating a parks and recreation revolving account; providing for certain inter-agency fund transfers; authorizing the expenditure of certain funds for park purposes; providing for the exchange of state lands for privately owned lands of equal value to be used for park purposes; adding a new section to chapter 79.08 RCW;"

On page 1, section 1, line 11 of the printed bill, being line 10 of the engrossed bill, after "jurisdiction" and before "when" insert "which are of primitive character".

On page 1, line 24 of the printed bill, being line 23 of the engrossed bill, following section 1, insert new sections to read as follows:

"NEW SECTION. Sec. 2. There is added to chapter 8, Laws of 1965 and to chapter 43.30 RCW a new section to read as follows:

The budget director is authorized and directed from time to time to transfer or order the transfer to the park and parkways account of the general fund, from the fund in which they were deposited, the rentals paid under RCW 79.08.102 through 79.08.106 for the use of public lands for park purposes: Provided, That no moneys derived from the sale, lease, rental or other disposal of lands granted in trust to the state by the Washington state enabling act which are (1) then currently pledged to the support of bonded indebtedness or (2) which are not authorized or which are prohibited to be so pledged, shall be deposited in such account: And Provided Further, That no transfer shall be made or ordered which is prohibited by the Constitution or beyond the power of the state.

The budget director may adopt rules and regulations governing the procedures to be followed in transferring or ordering the transfer of moneys to the park and parkways account.

"NEW SECTION. Sec. 3. There is added to chapter 8, Laws of 1965, and to chapter 43.08 RCW, a new section to read as follows:

It is the sense of the legislature that use of lands granted to the state in trust by the Washington State Enabling Act for park purposes is not in violation of the trust imposed upon such lands, since the lands are not disposed of in the constitutional sense and since the various trust beneficiaries indirectly receive the benefits of the trust.

Therefore, the department of natural resources, with respect to the rental on lands leased for park purposes, shall determine the full rental market value as required by Article XVI of the Washington State Constitution, by considering only the actual money value of the lands when used for park purposes and the offsetting benefits accruing directly or indirectly to the owners and/or beneficiaries of such lands.

 $NEW\ SECTION.$ Sec. 4. There is added to chapter 79.08 RCW a new section to read as follows:

For the purpose of securing and preserving privately owned lands for parks and recreation purposes, the department of natural resources is authorized, with the advice and approval of the state board of natural resources, to exchange any state lands of equal value for such lands. Lands acquired by exchange as herein provided shall be withdrawn from lease and sale and reserved for park and recreation purposes.

NEW SECTION. Sec. 5. There is added to chapter 8, Laws of 1965, and to chapter 43.08 RCW a new section to read as follows:

If any provision of sections 1 through 6 of this act, or its application to any person or circumstances is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected."

Renumber existing section 2 as section 6., and the same are herewith transmitted.

Ward Bowden. Secretary.

MOTION

On motion of Mr. Copeland, the House deferred further consideration of Engrossed House Bill No. 72 as amended by the Senate, and the bill was ordered placed on tomorrow's fifth order of business.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MOTION

On motion of Mr. Gorton, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The Speaker called the House to order.

The Clerk called the roll and all members were present except Representatives Bozarth, Hubbard, and Rosellini. Representatives Bozarth and Rosellini were excused.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 971, by Representatives Walgren, Elicker, and Wanamaker: An Act providing for the construction of pedestrian overpasses in Kitsap county; and making appropriations.

Ordered printed and referred to Committee on Transportation.

House Concurrent Resolution No. 39, by Representatives Bottiger, Gorton, and Wolf:

Requesting legislative council study relating to charitable organizations in the state and the regulation thereof and measures introduced during fortieth legislative session relative thereto.

On motion of Mr. Bottiger, the rules were suspended and House Concurrent Resolution No. 39 was advanced to second reading and read the second time.

On motion of Mr. Bottiger, the House deferred further consideration of House Concurrent Resolution No. 39 and the resolution was ordered placed on the second reading calendar for tomorrow.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Senate Bill No. 5, by Senators Talley, Williams, and Peterson (Ted) (by legislative council request):

An Act relating to parks and recreation; and amending section 43.51.040, chapter 8, Laws of 1965 and RCW 43.51.040.

Referred to Committee on Rules and Administration.

Engrossed Senate Bill No. 118, by Senators Woodall, Durkan, and Greive: An Act relating to operation of motor vehicles; amending section 43, chapter 121, Laws of 1965 extraordinary session and RCW 46.20.342; amending section 1, chapter 24, Laws of 1905, as last amended by section 1, chapter 227, Laws of 1957, and RCW 9.92.060; amending section 4, chapter 227, Laws of 1957 and RCW 9.95.210; and prescribing penalties.

Referred to Committee on Judiciary.

Senate Bill No. 293, by Senators Bailey, Washington, and Redmon (by joint highway interim committee request):

An Act relating to the state legislature; extending the single form pilot program of the joint committee on highways; amending section 52, chapter 170, Laws of 1965 extraordinary session (uncodified); and declaring an emergency.

Referred to Committee on Rules and Administration.

Senate Bill No. 294, by Senators Bailey, Washington, and Redmon (by joint highway interim committee request):

An Act relating to interstate commercial vehicle owners and operators; authorizing a single cab card; adding a new chapter to chapter 12, Laws of 1961 and to Title 46 RCW; amending section 46.44.095, chapter 12, Laws of 1961, as last amended by section 38, chapter 170, Laws of 1965 extraordinary session, and RCW 46.44.095; and repealing section 52, chapter 170, Laws of 1965 extraordinary session (uncodified).

Referred to Committee on Rules and Administration.

Senate Bill No. 297, by Senators Ryder and Herr:

An Act relating to credit union credit committee loan approval requirements; and amending section 21, chapter 173, Laws of 1933, as last amended by section 7, chapter 23, Laws of 1957, and RCW 31.12.240.

Referred to Committee on Rules and Administration.

Engrossed Senate Bill No. 323, by Senators Bailey, Uhlman, and Pritchard:

An Act relating to legal notice publication rates; and amending section 4, chapter 99, Laws of 1921 as last amended by section 1, chapter 186, Laws of 1955 and RCW 65.16.090.

Referred to Committee on Rules and Administration.

Engrossed Senate Bill No. 338, by Senators Dore, Freise, and Atwood:

An Act relating to gifts to minors and to make uniform the law in reference thereto; amending section 1, chapter 202, Laws of 1959 and RCW 21.24.010; amending section 2, chapter 202, Laws of 1959 and RCW 21.24.020; amending section 3, chapter 202, Laws of 1959 and RCW 21.24.030; amending section 4, chapter 202, Laws of 1959 and RCW 21.24.040; amending section 6, chapter 202, Laws of 1959 and RCW 21.24.060; amending section 7, chapter 202, Laws of 1959 and RCW 21.24.070; and providing an effective date.

Referred to Committee on Rules and Administration.

Reengrossed Senate Bill No. 374, by Senators Rasmussen, Greive, and Cooney:

An Act relating to employment security; amending section 3, chapter 35, Laws of 1945 and RCW 50.04.020; amending section 4, chapter 35, Laws of 1945 as amended by section 1, chapter 214, Laws of 1949 and RCW 50.04.030; amending section 33, chapter 35, Laws of 1945 as last amended by section 2,

chapter 8, Laws of 1953 extraordinary session and RCW 50.04.320; adding a new section to chapter 35, Laws of 1945 and to chapter 50.04 RCW; amending section 68, chapter 35, Laws of 1945, as last amended by section 3, chapter 266, Laws of 1959 and RCW 50.20.010; amending section 3, chapter 286, Laws of 1955 and RCW 50.20.030; amending section 80, chapter 35, Laws of 1945 as last amended by section 2, chapter 321, Laws of 1959 and RCW 50.20.120; adding new sections to chapter 35, Laws of 1945 and to chapter 50.20 RCW; amending section 89, chapter 35, Laws of 1945 as amended by section 18, chapter 214, Laws of 1949 and RCW 50.24.010; amending section 12, chapter 286, Laws of 1955 and RCW 50.28.030; and declaring an emergency.

On motion of Mr. Gorton, the rules were suspended, and Reengrossed Senate Bill No. 374 was advanced to second reading and read the second time.

On motion of Mr. Gorton, the House deferred further action on Reengrossed Senate Bill No. 374 and the bill was ordered placed at the top of today's second reading calendar.

Senate Bill No. 466, by Senators McCormack, Neill, and Hanna:

An Act relating to courts of record; providing for the appointment of court commissioners and referees; and amending section 1, chapter 124, Laws of 1909 as amended by section 1, chapter 42, Laws of 1961 and RCW 2.24.010. Referred to Committee on Rules and Administration.

Engrossed Senate Bill No. 474, by Senators Greive, Uhlman, and Marquardt:

An Act relating to port districts; establishing a formula for the determination of salary and compensation for port district commissioners of port districts having a population of three hundred fifty thousand or more persons; and amending section 4, chapter 348, Laws of 1955 as amended by section 1, chapter 72, Laws of 1957 and RCW 53.12.250.

Referred to Committee on Local Government.

Engrossed Senate Bill No. 507, by Senator Cooney:

An Act relating to communications; prohibiting the interception, recording, or divulging thereof; adding new sections to chapter 249, Laws of 1909 and to chapter 9.73 RCW; and prescribing penalties.

Referred to Committee on Judiciary.

MOTION

On motion of Mr. Gorton, Engrossed Senate Bill No. 354 was rereferred from Committee on Rules and Administration to Committee on Appropriations.

MOTION

Mr. Veroske moved that **Engrossed Senate Bill No. 31** be rereferred from Committee on Public Institutions and Youth Development to Committee on Revenue and Taxation.

Debate ensued, Representatives Veroske and Smith speaking in favor of the motion, and Representative Newschwander speaking against it.

YIELDING TO QUESTION

10 :At the request of Mr. McGavick, Mr. Goldsworthy yielded to question.

31.6

285

"Representative Goldsworthy, in the budget, which I was reading the other night, the financing for alcoholic treatment was to be from an increase in class H licenses. Is that in addition to this bill?"

Mr. Goldsworthy:

"I don't recall any new legislation on class H licenses. We have something in the budget for treatment of alcoholism. This bill is a separate bill which we have been in favor of but haven't been able to get through."

Mr. McGavick:

"As I read the budget, the financing of this particular department is to be from an increase in license fees. That would include this, would it not?"

Mr. Goldsworthy:

"That is true, as it relates to the funds included in the budget."

Further debate ensued, Representative Day speaking against the motion, and Representatives Chapin, Haussler, and Anderson speaking in favor of it.

YIELDING TO QUESTION

At the request of Mr. Veroske, Mr. Newschwander yielded to question.

Mr. Veroske:

"Dr. Newschwander, would you consent to have a meeting tomorrow morning of your committee on this bill?"

Mr. Newschwander:

"Make it Friday morning."

With consent of the House, Mr. Veroske withdrew his motion that Engrossed Senate Bill No. 31 be rereferred to Committee on Revenue and Taxation.

MOTION

Mr. Copeland moved that the Transportation Committee be relieved of Senate Joint Memorial No. 23 and that the memorial be placed at the end of today's second reading calendar.

Representatives Copeland and Leland spoke in favor of the motion.

The motion was carried.

SECOND READING OF BILLS

Reengrossed Senate Bill No. 374, by Senators Rasmussen, Greive, and Cooney:

Amending the unemployment compensation act.

The House resumed consideration of Reengrossed Senate Bill No. 374, the bill having been read the second time previously.

Mr. O'Brien demanded a call of the House.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

With consent of the House, Mr. O'Brien withdrew his demand for a call of the House.

Mr. Adams moved adoption of the following amendment by Representatives Adams, Jueling, and Morrison:

Beginning on page 1 strike everything after the enacting clause and insert the following:

"Section 1. Section 3, chapter 35, Laws of 1945 and RCW 50.04.020 are each amended to read as follows:

"Base year", [means the last calendar year preceding the first day of the benefit year] with respect to each individual, shall mean the first four of the last five com-

pleted calendar quarters immediately preceding the first day of the individual's benefit year.

Sec. 2. Section 4, chapter 35, Laws of 1945 as amended by section 1, chapter 214, Laws of 1949 and RCW 50.04.030 are each amended to read as follows:

"Benefit year", [means the period beginning with the first full calendar week in July and ending the following calendar year with the last calendar week beginning in June] with respect to each individual, means the fifty-two consecutive week period beginning with the first day of the calendar week with respect to which the individual files an application for an initial determination and thereafter, the fifty-two consecutive week period beginning with the first day of the calendar week with respect to which the individual next files an application for an initial determination after the termination of his last preceding benefit year: Provided, However, That a benefit year is not established unless the determination shows the applicant to have met the wage and employment conditions fixed by law as the minimum for the receipt of benefits: Provided, Further, That an individual's benefit year shall be extended to fifty-three weeks when at the expiration of fifty-two weeks the establishment of a new benefit year would result in the use of a quarter of wages in the new base year that had been included in the individual's prior base year.

Sec. 3. Section 33, chapter 35, Laws of 1945 as last amended by section 2, chapter 8, Laws of 1953 first extraordinary session and RCW 50.04.320 are each amended to read as follows:

For the purpose of payment of contributions, "wages" means the first three thousand three hundred dollars of remuneration paid by one employer during any calendar year to an individual in its employment under this title or the unemployment compensation law of any other state. Notwithstanding any other provisions of this section, if the federal unemployment tax act is amended so that the federal unemployment tax applies to an amount greater than the first three thousand three hundred dollars of remuneration paid by an employer or his predecessor to an individual during a calendar year, then such higher amount shall likewise apply for the purpose of payment of contributions by an employer or his predecessor under this title, starting with the same period to which such federal amendment first applies. [After December 31, 1950,] If an employer (hereinafter referred to as a successor employer) during any calendar year acquires substantially all the operating assets of another employer (hereinafter referred to as a predecessor employer) or assets used in a separate unit of a trade or business of a predecessor employer, and immediately after the acquisition employs in his trade or business an individual who immediately prior to the acquisition was employed in the trade or business of such predecessor employer, then, for the purposes of determining whether the successor employer has paid remuneration equal to three thousand three hundred dollars to such individual during such calendar year, any remuneration paid to such individual by such predecessor during such calendar year and prior to such acquisition shall be considered as having been paid by such successor employer.

For the purpose of payment of benefits, "wages" means the remuneration payable by one or more employers to an individual for employment under this title during [one calendar] his base year.

"Remuneration" means all compensation paid for personal services, including commissions and bonuses and the cash value of all compensation paid in any medium other than cash. The reasonable cash value of compensation paid in any medium other than cash and the reasonable value of gratuities shall be estimated and determined in accordance with rules prescribed by the commissioner.

Sec. 4. Section 68, chapter 35, Laws of 1945 as last amended by section 3, chapter 266, Laws of 1959 and RCW 50.20.010 are each amended to read as follows:

An unemployed individual shall be eligible to receive waiting period credits or benefits with respect to any week only if the commissioner finds that

(1) he has registered for work at, and thereafter has continued to report at, an employment office in accordance with such regulation as the commissioner may prescribe, except that the commissioner may by regulation waive or alter either or both of the requirements of this subdivision as to individuals attached to regular jobs and as to such other types of cases or situations with respect to which he finds that the compliance with such requirements would be oppressive, or would be inconsistent with the purposes of this title;

(2) he has filed an application for an initial determination and made a claim for waiting period credit or for benefits in accordance with the provisions of this title;

- (3) he is able to work, and is available for work in any trade, occupation, profession, or business for which he is reasonably fitted. To be available for work an individual must be ready, able, and willing, immediately to accept any suitable work which may be offered to him and must be actively seeking work pursuant to customary trade practices and through other methods when so directed by the commissioner or his agents;
 - (4) he has been unemployed for a waiting period of one week; [and]
- (5) he has within [the] his base year [been paid] earned wages of not less than [the minimum amount now or hereafter fixed by law as the minimum amount to be earned in order to allow the individual to receive unemployment benefits] eight hundred dollars. If the base year wages of the individual's current benefit year, for any benefit year beginning after June 30, 1967, include wages earned prior to the establishment of a prior benefit year, the individual shall not be eligible for benefits unless he earned wages in the last six months of his base year equal to at least eight times his current weekly benefit amount or eight times the weekly benefit amount to which he would otherwise be entitled; and
- (6) he has for any benefit year beginning after June 30, 1967, had base year employment (or been on compensable leave) in not less than twenty calendar weeks in each of which he earned wages of at least twenty dollars or has had six hundred hours of employment during his base year: Provided, That for benefit years beginning prior to July 1, 1968, any unemployed individual who earned wages of twelve hundred dollars or more in his base year shall be deemed to have met the eligibility requirements of this subsection.
- If the wages of an individual are not based upon a fixed duration of time or if the individual's wages are paid at irregular intervals or in such manner as not to extend regularly over the period of employment, the wages for any week shall be determined in such manner as the commissioner may by regulation prescribe. Such regulation shall, so far as possible, secure results reasonably similar to those which would prevail if the individual were paid his wages at regular intervals.
- Sec. 5. Section 80, chapter 35, Laws of 1945 as last amended by section 2, chapter 321, Laws of 1959 and RCW 50.20.120 are each amended to read as follows:
- (1) Subject to the other provisions of this title benefits shall be payable to any eligible individual during [the] his benefit year in a maximum amount equal to the lesser of thirty times the weekly benefit amount (determined hereinafter) or one-third of the individual's base year wages under this title: Provided, That for benefit years beginning after March 31, 1968, an otherwise eligible individual shall not be entitled to be paid benefits in any calendar quarter in an amount greater than the total amount of wages under this title earned in the highest of the two corresponding calendar quarters included within the period of the first eight of the last nine completed calendar quarters immediately preceding his current benefit year. Provided Further, That this limitation shall not be effective if the individual earned no wages or reduced wages in either of such two corresponding calendar quarters because of illness or disability or because his first wages in covered employment were earned subsequent to the last of such two corresponding calendar quarters.
- (2) An individual's weekly benefit amount shall be [in a minimum] an amount [of seventeen dollars for the first one hundred twenty-five dollars or portion thereof in excess of seven hundred ninety-nine dollars and ninety-nine cents of base year wages, increasing one dollar for each one hundred twenty-five dollars or portion thereof of said individual's base year wages earned thereafter, with a maximum amount payable weekly of not more than forty-two dollars] equal to one twenty-fifth (1/25) of the average of his total wages during the two quarters of his base year in which such total wages were highest, except that if such computed amount is less than seventeen dollars, the weekly benefit amount shall be deemed to be seventeen dollars. The maximum amount payable weekly shall be determined as of each June 30th to apply to benefit years beginning in the twelve-month period immediately following such June 30th. The maximum amount payable weekly shall be fifty percent of the "average weekly wage" for the calendar year preceding such June 30th: Provided, That if any [maximum] weekly benefit or maximum benefit amount computed herein is not a multiple of one dollar, it shall be adjusted to the nearest multiple of one dollar, except that if the computed amount ends in fifty cents, it shall be [carried] adjusted to the next higher multiple of one dollar.

This section shall become effective with benefit years beginning after June 30, 1967.

NEW SECTION. Sec. 6. There is added to chapter 35, Laws of 1945 and to chapter 50.20 RCW a new section to read as follows:

On or before the fifteenth day of June of each year an "average annual wage" and an "average weekly wage" shall be computed for the preceding calendar year from information for the preceding calendar year reported by all employers as defined in RCW 50.04.080 on employers' contribution reports (including corrections thereof) filed within three months after the close of that year. The "average annual wage" is the quotient derived by dividing total remuneration reported by all employers by the average number of workers reported for all months. The average annual wage thus obtained shall be divided by fifty-two to determine the "average weekly wage".

Sec. 7. Section 83, chapter 35, Laws of 1945, as amended by section 5, chapter 215, Laws of 1951 and RCW 50.20.150 are each amended to read as follows:

The applicant for initial determination, his most recent employing unit as stated by the applicant, and any other interested party which the commissioner by regulation prescribes, shall, if not previously notified within the same continuous period of unemployment, be given notice promptly in writing that an application for initial determination has been filed and such notice shall contain the reasons given by the applicant for his last separation from work. If, during the benefit year, the applicant becomes unemployed after having accepted subsequent work, and files a claim for waiting period credit or benefits, a similar notice shall be given promptly to his then most recent employing unit as stated by him, or to any other interested party which the commissioner by regulation prescribes.

Each base year employer shall be promptly notified of the filing of any application for initial determination which may result in a charge to his account.

Within a reasonable time after the date of rate determination, each employer shall be notified of the total amount of benefits charged to his account during the twelvementh period immediately preceding the date of rate determination and, upon request, the amount of such charges with respect to each individual receiving unemployment benefits charged to his account.

Within a reasonable time after the date of rate determination, each employer shall be notified of his rate of contribution as determined for the succeeding rate year.

Any employer dissatisfied with the benefit charges made to his account or with his determined rate may file a request for review and redetermination with the commissioner within thirty days of the mailing of the notice to the employer, showing the reason for such request. Should such request for review and redetermination be denied, the employer may, within ten days of the mailing of such notice of denial, file with the appeal tribunal a petition for hearing which shall be heard in the same manner as a petition for denial of refund. The appellate procedure prescribed by this title for further appeal shall apply to all denials of review and redetermination under this section

This section shall become effective with benefit years beginning after June 30, 1967. Sec. 8. Section 89, chapter 35, Laws of 1945 as amended by section 18, chapter 214, Laws of 1949 and RCW 50.24.010 are each amended to read as follows:

Contributions shall accrue and become payable by each employer for each calendar year in which he is subject to this title at the rate of two and seven-tenths percent of wages paid, except as provided in sections 9 through 17 of this 1967 amendatory act.

Contributions shall become due and be paid by each employer to the treasurer for the unemployment compensation fund in accordance with such regulations as the commissioner may prescribe, and shall not be deducted, in whole or in part, from the remuneration of individuals in employment of the employer. Any deduction in violation of the provisions of this section shall be unlawful.

In the payment of any contributions, a fractional part of a cent shall be disregarded unless it amounts to one-half cent or more, in which case it shall be increased to one cent.

 $NEW\ SECTION.$ Sec. 9. There is added to chapter 35, Laws of 1945 and to Title 50 RCW a new section to read as follows:

- As used in this title:
- (1) "Taxable payroll" means all remuneration paid by an employer or employers on which contributions are payable.
- (2) "Rate year" means the calendar year next succeeding the date of rate determination.
 - (3) "Date of rate determination" means July 1st of any year.
- (4)(a) "Eligible employer" means any employer whose account could have been charged with benefits throughout the thirty-six consecutive calendar month period immediately preceding the date of rate determination or could have been charged had

the benefit charging provisions been in effect, except that no employer shall be deemed an eligible employer unless all contributions required under this title from him or his predecessors for periods prior to the date of rate determination have been paid prior to September 1st immediately following the date of rate determination, except that,

(b) any employer who has not been subject to the act for a period of time sufficient to be classified as an eligible employer under the provision of part (a) of this definition but whose account could have been charged with benefits throughout at least the twelve consecutive month period immediately preceding the date of rate determination shall be classified as an eligible employer, except that no employer shall be deemed an eligible employer unless all contributions required under this title from him or his predecessors for periods prior to the date of rate determination have been paid prior to September 1st immediately following the date of rate determination.

NEW SECTION. Sec. 10. There is added to chapter 35, Laws of 1945 and to Title 50 RCW a new section to read as follows:

An experience rating account shall be established and maintained for each employer based on existing records of the Employment Security Department and shall be effective beginning with July 1, 1964. Benefits paid to any eligible individual subsequent to June 30, 1964, shall be charged to the experience rating accounts of each of his employers during his base year in the same proportion that the wages paid by each employer to the individual during the base year bear to the wages paid by all employers to that individual during that year.

NEW SECTION. Sec. 11. There is added to chapter 35, Laws of 1945 and to Title 50 RCW a new section to read as follows:

For the purpose of prorating benefit charges for periods of unemployment prior to July 2, 1967, "wages" shall be construed to mean the wages reported by employers on the existing wage reports submitted for use in benefit computations. For the purpose of prorating benefit charges for periods of unemployment subsequent to July 1, 1967, "wages" shall mean "wages" as defined for the purpose of payment of benefits in RCW 50.04.320.

NEW SECTION. Sec. 12. There is added to chapter 35, Laws of 1945 and to Title 50 RCW a new section to read as follows:

For the rate year 1968 and each rate year thereafter (1) a benefit ratio shall be computed for each eligible employer. The computation of benefit ratios shall be extended to six decimal places and the remaining fraction, if any, disregarded. The benefit ratio for an employer shall be the quotient obtained by dividing the total benefits charged to his account during the thirty-six consecutive month period immediately preceding the date of rate determination by his taxable payroll for the same thirty-six month period as reported not later than August 31st immediately following the date of rate determination, except that (2) the benefit ratio for any eligible employer whose account has not been chargeable for a period of thirty-six months immediately prior to the date of rate determination shall be the quotient obtained by dividing total benefits charged to his account, prior to the date of rate determination, by his taxable payroll as set forth as follows: the taxable payroll shall be that reported by August 31st immediately following the date of rate determination, for the period beginning with the first day of the second calendar quarter following the calendar quarter in which he becomes liable, and through the end of the quarter immediately preceding the date of rate determination.

NEW SECTION. Sec. 13. There is added to chapter 35, Laws of 1945 and to Title 50 RCW a new section to read as follows:

- (1) An array shall be prepared of all eligible employers in order by benefit ratios. The array shall start with the employer having the lowest benefit ratio and progress through the employer having the highest benefit ratio. The array shall show for each employer (a) his benefit ratio, (b) his taxable payroll for the four calendar quarters ending with June 30th immediately preceding the computation date and reported by the following August 31st, and (c) a cumulative total consisting of the sum of his taxable payroll as identified above and such taxable payrolls of all other employers preceding him on the list.
- (2) All arrayed employers starting with those having the lowest benefit ratio, shall be grouped in accordance with the cumulative taxable payroll percentage limits for the tax schedule in effect. Fractions of a cent shall be dropped in computing taxable payroll limits. If this grouping results in the taxable payroll of an employer falling in two groups, such employer and any other employer or employers with the same benefit ratio shall be assigned the lower of the two applicable rates.

(3) If, subsequent to the assignment of rates of contribution for any rate year, the benefit ratio of an employer is recomputed and changed, such employer shall be placed in that position in the array which he would have occupied had his corrected benefit ratio been shown in the array, but such altered position in the array shall not affect the position of any other employer.

NEW SECTION. Sec. 14. There is added to chapter 35, Laws of 1945 and to Title 50 RCW a new section to read as follows:

Effective with the rate year 1968 and each rate year thereafter contribution rates for eligible employers shall be those scheduled in Table 1. The column of the schedule effective for a particular rate year is determined by the fund balance ratio, except that for rate year 1968 column B shall be effective.

The fund balance ratio for any rate year is the percentage ratio of the balance in the unemployment compensation fund as of June 30th immediately preceding the date of rate determination for that rate year to total remuneration paid by all employers for the calendar year preceding the date of rate determination and reported by the following March 31st. The ratios which apply to each column are as follows:

Fund Balance Ratios	Column	
5.2% or more	A	
4.8% but less than 5.2%	В	
4.4% but less than 4.8%	C	
4.0% but less than 4.4%	. D	
3.5% but less than 4.0%	E	

Contribution

TABLE 1
Cumulative Taxable Payroll Limits

Per	cent of Total Tax	able Payroll of .	Arrayed Employe	rs	Rate in Percent
A	В	C	D	E	
0.0 - 10.0					0.7
10.1 - 20.0	0.0 - 5.0				0.9
20.1 - 30.0	5.1 - 10.0				1.1
30.1 - 40.0	10.1 - 20.0	0.0 - 5.0			1.3
40.1 - 50.0	20.1 - 30.0	5.1 - 10.0			1.5
50.1 - 60.0	30.1 - 40.0	10.1 - 20.0	0.0 - 5.0		1.7
60.1 - 70.0	40.1 - 50.0	20.1 - 30.0	5.1 - 10.0		1.9
70.1 - 80.0	50.1 - 60.0	30.1 - 40.0	10.1 - 20.0		2.1
80.1 - 90.0	60.1 - 70.0	40.1 - 50.0	20.1 - 30.0		2.3
90.1 -100.0	70.1 - 80.0	50.1 - 60.0	30.1 - 40.0		2.5
	80.1 -100.0	60.1 -100.0	40.1 -100.0	100.0	2.7

If at any date of rate determination the amount of money in the unemployment compensation fund is less than three and one-half percent of total remuneration paid by all employers during the preceding calendar year and reported on or before the March 31st following such year, contributions for the following rate year for all employers shall be payable at the rate of three percent.

NEW SECTION. Sec. 15. There is added to chapter 35, Laws of 1945 and to Title 50 RCW a new section to read as follows:

When an employer or prospective employer has acquired all or substantially all of the operating assets of an employer, or has acquired an operating department, section, division, or any substantial portion of the business or assets of any employer, which is clearly segregable and identifiable, for experience rating purposes, the payroll record and benefit charges of the transferring employer shall be divided between the transferring and acquiring employers in proportion to the payroll for the four preceding completed calendar quarters attributable to the operating assets retained and conveyed. The successor employer shall be liable for contributions on the acquired business from the date the transfer occurred. The separate account of a predecessor or that part thereof which is transferred shall become the separate account or part of separate account as the case may be of the successor employer.

NEW SECTION. Sec. 16. There is added to chapter 35, Laws of 1945 and to Title 50 RCW a new section to read as follows:

Effective January 1, 1968, predecessor and successor employer contribution rates shall be computed in the following manner:

- (1) If the successor is an employer at the time of the transfer, his contribution rate shall remain unchanged for the remainder of the rate year in which the transfer occurs.
- (2) The contribution rate on any payroll retained by a predecessor employer shall remain unchanged for the remainder of the rate year in which the transfer occurs.
- (3) If the successor is not an employer at the time of the transfer and acquires the business of one employer or the businesses of two or more employers with the same rate, he shall pay contributions for the remainder of the rate year in which the transfer occurs, at the rate assigned to the predecessor employer or employers.
- (4) If the successor is not an employer at the time of the transfer and simultaneously acquires the businesses of two or more employers with different rates or contributions, his rate from the date the transfer occurred until the end of the rate year in which such transfer occurred, shall be a recomputed rate based on the combined experience of his predecessors as of the last day of the completed calendar quarter immediately preceding the quarter in which the transfer occurs.
- (5) In all cases, from and after January 1st following the transfer, the successor's rate of contribution for each rate year shall be based on his experience with payrolls and benefits combined with the experience of his predecessor or predecessors, as of the regular date of rate determination for that rate year.
- (6) In all cases, from and after January 1st following the transfer, the predecessor's rate of contribution for each rate year shall be based on his experience with payrolls and benefits, as of the regular date of rate determination for that rate year, excluding therefrom such experience as was credited to the successor under section 15 of this 1967 amendatory act.

NEW SECTION. Sec. 17. There is added to chapter 35, Laws of 1945 and to Title 50 RCW a new section to read as follows:

Experience rating credits issued for the credit year beginning July 1, 1967, may be applied only against contributions which are payable on wages paid prior to January 1, 1968.

NEW SECTION. Sec. 18. There is added to chapter 35, Laws of 1945 and to chapter 50.20 RCW a new section to read as follows:

An individual who has received the maximum amount allowable in his benefit year may, if otherwise eligible, draw "extended benefits" in those weeks in his benefit year which begin in an "extended benefit period" and, if his benefit year ends within such extended benefit period, in the next thirteen or fewer weeks which begin in such "extended benefit period": *Provided*, That the individual shall not draw such "extended benefits" in any week during which he could establish entitlement to regular unemployment benefits under any state or federal law.

An "extended benefit period" means a period commencing with the third calendar week immediately following any thirteen-week period during which the average rate of insured unemployment is equal to or greater than one hundred twenty percent of the average of the rates of insured unemployment for the corresponding thirteen-week periods in each of the two preceding calendar years and ending with the third week immediately following any thirteen-week period during which such rate was less than one hundred twenty percent of the average rate of insured unemployment for the corresponding thirteen-week periods in each of the two preceding years; except, that no extended benefit period shall be less than thirteen weeks in length, and, that no new extended benefit period shall commence at any time an extended benefit period is already in effect.

Insured unemployment for any week as used for this computation means the number of weeks of unemployment claimed in Washington for that week, excluding weeks of unemployment claimed in connection with unemployment compensation programs which are exclusively federal and excluding any weeks claimed by an individual following the week in which benefits based on his original entitlement were exhausted.

Insured employment means the average monthly employment reported by employers for a twelve-month period.

For purposes of this subsection the rate of insured unemployment for any week is the ratio obtained by dividing insured unemployment for that week by insured employment for the twelve-month period ending six months immediately prior to the calendar quarter in which the week began.

Rates of insured unemployment shall be computed for each calendar week. After each week the insured unemployment rates for the thirteen consecutive weeks ending with that week shall be averaged and the average shall be compared with the average of the rates of insured unemployment for the corresponding thirteen-week periods of the two preceding years. The commissioner shall by regulation prescribe how corresponding weeks are to be determined. Computations involving division shall be carried to four decimal places.

"Extended benefits" are additional benefits payable at the weekly rate applicable for the individual during the benefit year for which he has received the maximum sum allowable. Extended benefits for an individual cannot exceed whichever is the lesser of thirteen times his weekly benefit amount or one-half his previous entitlement, and the combined total of his regular unemployment compensation plus his extended benefits cannot exceed thirty-nine times his weekly amount.

If a federal enactment provides for reimbursing the state for certain benefits for weeks of extended unemployment, the extended benefits shall be made in the regular manner, and the reimbursements shall be credited to the unemployment compensation fund.

NEW SECTION. Sec. 19. There is added to chapter 35, Laws of 1945 and to chapter 50.20 RCW a new section to read as follows:

Any payments which an individual has claimed, is receiving or has received under any government or private retirement or pension plan to which a base year employer of the individual has contributed on behalf of the individual shall be deemed compensation paid for personal services for the purpose of determining eligibility for and the amount of weekly benefits, but such payments shall not be considered wages subject to contribution under this title nor shall such payments be considered in determining base year earnings of the individual: *Provided*, That any amounts which have been deducted from the weekly benefit amount by reason of the provisions of this section shall not be available for future benefits: *Provided*, Further, That no payments received on account of temporary or permanent disability rather than on account of age or length of service shall be considered compensation paid for personal services.

This section shall become effective with benefit years beginning after June 30, 1967. Sec. 20. Section 73, chapter 35, Laws of 1945 as last amended by section 8, chapter 8, Laws of 1953 first extraordinary session and RCW 50.20.050 are each amended to read as follows:

[An individual shall be disqualified for benefits for the calendar week in which he has left work voluntarily without good cause and for the five calendar weeks which immediately follow such week.]

An individual who has left his most recent work voluntarily without good cause shall be disqualified for benefits for the calendar week in which he left work and for the eight calendar weeks which immediately follow such week. Good cause may only be shown to exist when it is connected with or related to his employment: Provided, That leaving work voluntarily shall not be considered to be without good cause if, after making reasonable efforts to preserve his employment he left his last work because of his illness, injury, or disability.

Sec. 21. Section 3, chapter 286, Laws of 1955 and RCW 50.20.030 are each amended to read as follows:

A [pregnant] woman [shall be presumed to be unable to work and unavailable for work if she left her most recent work voluntarily] who leaves work voluntarily because of pregnancy shall be ineligible for benefits during the period of her pregnancy: Provided, However, That in any event a pregnant woman shall be ineligible to receive benefits for any calendar week during the period beginning with the [tenth] seventeenth calendar week [before] immediately preceding the expected date of confinement, as determined by a doctor, and extending through the [fourth] sixth calendar week immediately following the week in which childbirth occurs.

NEW SECTION. Sec. 22. Sections 10, 11, 12, 15 and 16, chapter 286, Laws of 1955 and RCW 50.28.010 through 50.28.030, 50.28.050 and 50.28.060, and section 3, chapter 235, Laws of 1949 as last amended by section 13, chapter 286, Laws of 1955 and RCW 50.28.040 are each hereby repealed.

NEW SECTION. Sec. 23. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately: Provided, That sections 1, 2, 4, and 9 through 18, and 20, 21, and 22 of this amendatory act shall not take effect until July 2, 1967, and sections 3 and 8 of this amendatory act shall not take effect until January 1, 1968."

Mr. Jueling moved adoption of the following amendment to the amendment:

Amend the amendment by Representatives Adams, Jueling, and Morrison as follows: On page 7, section 7, line 22 of the printed amendment, after "this section." insert the following paragraph:

"If the commissioner finds that an employer or any agent of an employer has wilfully submitted false information or wilfully failed to report a material fact concerning a claimant's employment or separation from employment, the commissioner shall charge benefits to the employer's experience rating account in an amount equal to ten times the weekly benefit amount of such claimant."

MOTION

On motion of Mr. Gorton, the House deferred further consideration of Engrossed Senate Bill No. 374, and the bill was ordered placed on the second reading calendar for tomorrow.

Engrossed Senate Bill No. 630, by Senators Dore, Gissberg, and Marquardt:

Creating a board of ethics in each house of the legislature.

House of Representatives, Olympia, Wash., March 29, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred Engrossed Senate Bill No. 630, creating a board of ethics in each house of the legislature, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, line 5 of the printed and engrossed bill, after "NEW SECTION. Section 1." strike the remainder of the bill and insert

"Under our present system of state government, our legislature is made up of citizen members from all walks of life who pursue many different livelihoods in addition to their legislative duties, and therefore both necessarily and properly have individual interests as well as their paramount interest in the welfare of the state.

Such diversity inevitably leads to conflicts of interest in varying degrees and of almost infinite variety, and the public and the members of the legislature alike would welcome the establishment of guidelines in these matters.

NEW SECTION. Sec. 2. As a permanent subcommittee of the legislative council, there shall be appointed an advisory board on legislative ethics consisting of eight members. Each caucus of the House of Representatives and each caucus of the State Senate shall appoint two members, at least one of which shall not be an active member of the legislature.

NEW SECTION. Sec. 3. Vacancies on the board shall be filled in the same manner as original appointments.

The board shall hold its first meeting at the call of the chairman of the legislative council at which meeting it shall select its chairman, and shall meet thereafter at the call of the chairman, and at such meetings a majority of the board shall constitute a quorum.

Members of the board shall be entitled to the same allowances as authorized for members of the legislative council under RCW 44.04.120, to be paid from any appropriation available therefor on vouchers approved in the manner provided by law for members of the legislative council.

NEW SECTION. Sec. 4. Each non-legislative member appointed by the respective caucuses shall within thirty days after his appointment sign and file an affidavit with the executive secretary of the legislative council that during his term of office he will not engage in any legislative activity designed to defeat or enhance the passage of any legislative bill or measure.

 ${\it NEW~SECTION}.$ Sec. 5. The board shall have the following powers, duties and functions:

(1) To prepare for the submittal by the legislative council to the legislature a code of ethics for legislators which shall follow the following principles: In private transactions, or activities involving an economic benefit to himself, and in the exercise of official responsibility, a legislator should avoid (a) action which destroys his

independence of judgment, (b) involves undue influence upon any state agency, court, or governmental subdivision, or (c) constitutes an abuse of his official position or a violation of his trust: Such code, when enacted, to become effective as standards of conduct for legislators.

- (2) To recommend other legislation and other action relating to legislative ethics.
- (3) Upon the request of any legislator, or whenever in the board's judgment the public interest requires, to render advisory opinions to the legislative council with regard to questions concerning legislative ethics or conduct, or other issues involving legislative ethics. Such advisory opinions, with such deletions and changes as may be necessary to protect the identity of the persons seeking them, shall be published by the legislative council periodically.
- (4) Whenever in the board's judgment the public interest requires, to request of the legislative council the authority to investigate possible unethical conduct by one or more legislators. Any such investigation shall be conducted in accordance with the following procedures:
- (a) When the conduct of a particular legislator is under investigation, and the board is authorized to hold a hearing thereon, such legislator shall receive at least thirty days written notice from the board of the matters under investigation, and shall be entitled to present evidence, cross-examine witnesses and be represented by counsel. Such legislator shall not be required to disclose privileged information.
- (b) Because hearings conducted by the board may, in some cases, involve alleged misconduct by particular legislators, the board may, in its discretion, hold hearings in closed session. However, any legislator who has received a notice of hearings under the terms of subparagraph (a) above, may advise the board that he elects that such hearing be public or be private and the board shall be bound by the election. All proceedings of the advisory board, including notices of hearings, shall be confidential (except in the case of public hearings) unless divulgence is requested in writing by the legislator or legislators involved, except as hereinafter provided in subsection (e).
- (c) The board may designate a subcommittee of the board to conduct authorized hearings. Any member of the board as authorized by the legislative council may administer oaths or affirmations, examine witnesses, receive evidence, and issue subpoenas for the attendance and testimony of witnesses and the production of documentary evidence relating to any matter under examination by the board or involved in any hearing. In case of disobedience to a subpoena, the board may request the chairman of the legislative council to invoke the aid of any superior court of the state.
- (d) No finding of unethical conduct on the part of any legislator shall be made unless concurred in and signed by at least five members of the board.
- (e) All testimony, documents, records, data, statements or information received by the board in the course of any investigation shall be held private and confidential (except in the course of a public hearing), unless and until the board shall make a finding of unethical conduct and shall determine that there is good cause for divulging all or part thereof.
- (f) Whenever the board finds that a legislator has engaged in unethical conduct, the board shall report its findings to the legislative council.
- (5) To provide a program of education, assistance, and information to legislators with regard to legislative ethics.
- (6) To make such rules for its own functioning and to exercise such powers as may be appropriate within the scope of this act for the discharge of the responsibilities of the board.

 ${\it NEW SECTION.}$ Sec. 6. The legislative council shall supply necessary staff services to the board."

On page 1, line 1 of the title, after "An Act" and before "legislative ethics" strike "Creating boards of" and insert "Creating an advisory board on"

Norwood Cunningham, Chairman, Thomas A. Swayze, Jr., Vice Chairman.

We concur in this report: Alan Bluechel, R. Ted Bottiger, Richard U. Chapin, William S. Day, Mary Stuart Lux, Caswell J. Farr.

The bill was read the second time.

Mr. Cunningham moved adoption of the committee amendment.

On motion of Mr. Cunningham, the following amendments to the committee amendment were adopted:

Amend the amendment by the Committee on State Government and Legislative Procedures as follows: On page 1, section 2, line 1, after "permanent" strike "sub-"

Amend the amendment by the Committee on State Government and Legislative Procedures as follows: On page 4, add a new section following section 5 as follows:

"NEW SECTION. Sec. 6. Upon the filing by the board of any report recommending the enactment of legislation or of any findings relating to the unethical conduct of a legislator, the legislative council shall review such report or findings, prepare its own findings and conclusions and shall submit the board's report or findings and its own findings and conclusions to the next legislature."

Renumber "Sec. 6." as "Sec. 7."

Amend the amendment by the Committee on State Government and Legislative Procedures as follows: On page 4, following "Sec. 6.", being renumbered "Sec. 7." add the following sections:

 $\it NEW SECTION.$ Sec. 8. Any expenses of the board members shall be reimbursed as provided in 44.24.060 RCW.

NEW SECTION. Sec. 9. The foregoing sections shall be added as additional sections to chapter 36, Laws of 1947 and chapter 44.24 RCW.

NEW SECTION. Sec. 10. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

Mr. Clark (Newman H.) moved adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on State Government and Legislative Procedures as follows: On page 2, section 5, line 5 of the mimeographed amendment, after "for legislators" insert a period and strike all the material down to and including the colon after "his trust" and insert "The code of ethics shall include consideration of or carrying out any private transactions, relationships or activities individually or involving the official responsibility of a legislator who shall avoid any action which might (a) endanger the legislator's independence of judgment on any issue, (b) lead to the exercise of undue influence on any state agency, court or governmental subdivision, (c) constitute any abuse of his official position or trust, and (d) provide for punishment of the legislator according to the extent of the determination of the majority of the house or senate of which he is a member dependent on his violation of the code of ethics then in effect."

Debate ensued, Representative Clark speaking in favor of adoption of the amendment to the amendment, and Representatives Copeland and Swayze speaking against its adoption.

The motion was lost and the amendment to the amendment was not adopted.

On motion of Mr. Cunningham, the following amendments to the committee amendment were adopted:

Amend the amendment by the Committee on State Government and Legislative Procedures as follows: On page 1, section 2, after the period in the last line, insert

"The terms of the initial board members shall commence with their appointments by the respective party caucuses to be effective upon adjournment of the first extraordinary session of the fortieth legislature and shall continue through the forty-first regular legislative session and any immediately succeeding extraordinary session. Thereafter board members shall be appointed in like manner for the approximate two-year period from the end of one biennial regular and any immediately succeeding extraordinary session to the end of the next such session or sessions."

Amend the amendment by the Committee on State Government and Legislative Procedures as follows: On page 1, section 3, line 3, after the period following "appointments" insert "If a vacancy should occur while the legislature is not in session such vacancy shall be filled by appointment by the appropriate legislative caucus chairman."

Amend the amendment by the Committee on State Government and Legislative Procedures as follows: On page 1, section 3, line 6, after "chairman" and before the comma insert "who shall be a legislative member"

Mr. Smith moved adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on State Government and Legislative Procedures as follows: On page 4, following section 6, being renumbered "Sec. 7." add new sections as follows:

"NEW SECTION. Sec. 8. There is added to chapter 44.04 RCW a new section to read as follows:

Every standing committee of the House of Representatives or the Senate shall, after the effective date of this act, be considered interim committees of the legislature and thus subject to meet at a time and place to be designated upon call of the chairman thereof and after reasonable notice of such meeting: Provided, That such committees may meet during each quarter of the calendar year but not more often except upon the call of a special meeting thereof by the speaker of the house as to house committees or of the president of the senate as to senate committees. The chairman shall prepare an agenda of the business to be considered at such meeting, which may include the consideration of legislation to be presented to the next regular session of the legislature and committee recommendations thereon, which agenda may be changed upon a majority vote of the members present at such meeting. Members attending such meetings shall receive, in lieu of per diem or other payment, such allowance as is provided in RCW 44.04.120. Except that the committee's actions would be advisory only, said committees shall have like powers as provided during regular sessions of the legislature.

Renumber the remaining sections consecutively.

Debate ensued, Representative Smith speaking in favor of adoption of the amendment to the amendment and Representative Gorton speaking against its adoption.

MOTION

Mr. Day moved that the House defer further consideration of Engrossed Senate Bill No. 630 and that the bill be ordered placed on the second reading calendar on Friday.

The motion was lost.

POINT OF ORDER

The Speaker recognized Mr. McGavick on a point of order.

Mr. McGavick:

"Mr. Speaker, I wonder if the amendment by Mr. Smith is germane to the title of the bill we have before us. The title of the bill has to do with creating a legislative board on ethics. I raise a point of order whether this amendment is germane."

POINT OF ORDER

The Speaker recognized Mr. Smith on a point of order.

Mr. Smith:

"Mr. Speaker, we studied the title in bill drafting and the title is broad enough to take this, and we have an amendment to the title which makes certain that it does cover it properly."

RULING BY THE SPEAKER

The Speaker:

"The Speaker would rule that the amendment is in order. The title is, in effect, actually a new title. There is no RCW citation, so, in effect, it would be rather wide open."

POINT OF ORDER

The Speaker recognized Mr. McGavick on a further point of order. Mr. McGavick:

"Mr. Speaker, doesn't Rule 33 quite clearly state that no proposition different from that under consideration shall be admitted under color of amendment?"

RULING BY THE SPEAKER

The Speaker:

"I think my ruling would stand. The title is restrictive in one sense, but there is no reference to an RCW section, so we, in effect, have no background to make a decision other than it is broad enough to take care of it. I rule that the amendment is in order."

Further debate ensued, Representative Smith speaking in favor of adoption of the amendment, and Representatives Copeland and Gorton speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Charette, Mr. Smith yielded to question.

Mr Charette:

"Mr. Smith, would the effect of your amendment mean that as a member of the House Judiciary Committee, I would have to meet with Representative Zeke Clark as chairman every quarter?"

Mr. Smith:

"It does, it does,"

With the consent of the House, Mr. Smith withdrew his amendment to the amendment.

The Speaker declared the question before the House to be adoption of the amendment by the Committee on State Government and Legislative Procedures as amended.

The committee amendment as amended was adopted.

Mr. Cunningham moved adoption of the committee amendment to the title of Engrossed Senate Bill No. 630.

On motion of Mr. Cunningham, the following amendment to the committee amendment to the title was adopted:

Strike the committee amendment to the title by the Committee on State Government and Legislative Procedures and on page 1, line 1 of the title of the printed and engrossed bill, after "AN ACT" strike the remainder of the title and insert: "Creating an advisory board on legislative ethics as a committee of the legislative council; prescribing powers, duties and functions; providing procedures in relation thereto; providing reimbursement for expenses; and adding new sections to chapter 36, Laws of 1947 and chapter 44.24 RCW."

The Speaker declared the question before the House to be adoption of the committee amendment to the title as amended.

The committee amendment to the title as amended was adopted.

On motion of Mr. McDougall, the rules were suspended, Engrossed Senate Bill No. 630 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Cunningham and Clark (Newman H.) speaking in favor of passage of the bill, and Representative Day speaking against its passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 630 as amended by the House, and the bill passed the House by the following vote: Yeas, 89; nays, 6; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth,

Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, De-Jarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—89.

Those voting nay were: Representatives Day, Grant, Hurley, May, Mc-Cormick, Taylor—6.

Those absent or not voting were: Representatives Backstrom, Heavey, Hubbard, Litchman—4.

Engrossed Senate Bill No. 630 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. McDougall, the House deferred further consideration of the balance of the second and third reading calendars, and the bills thereon were ordered placed on tomorrow's second and third reading calendars.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 516; also

Substitute House Bill No. 802; also House Bill No. 941.

MOTION

On motion of Mr. McDougall, the House adjourned until 10:00 a.m., Thursday, April 6, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

TWENTY-EIGHTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, April 6, 1967.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Harris, Haussler, Heavey, McCormick, Newschwander, Rosellini, and Thompson. Representatives Harris and Haussler were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Maurice Haehlen of the United Churches of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 6, 1967.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 507, prohibiting certain wiretapping and eavesdropping, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Newman H. Clark, Chairman, Timothy H. Hill, Vice Chairman.

We concur in this report: R. Ted Bottiger, Richard U. Chapin, Robert L. Charette, Charles W. Elicker, Daniel G. Marsh, Thomas A. Swayze, Jr.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 5, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 131; and

Engrossed Senate Bill No. 254; and

Senate Bill No. 260; and

Engrossed Senate Bill No. 468; and

Reengrossed Senate Bill No. 472; and

Engrossed Senate Bill No. 635, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 5, 1967.

Mr. Speaker:

The Senate has passed: House Bill No. 52; and

Engrossed House Bill No. 65; and

Engrossed House Bill No. 446; and

Engrossed House Bill No. 466, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 5, 1967.

Mr. Speaker:

The President has signed: Senate Joint Memorial No. 11, and the same is herewith transmitted.

Ward Bowden, Secretary.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 5, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 3:

Changing aircraft excise and registration laws.

House Bill No. 4:

Providing for excise tax on aircraft fuel.

Very truly yours,
Raymond W. Haman,
Legal Counsel to the Governor.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 52; also

House Bill No. 65; also

House Bill No. 446; also

House Bill No. 466; also

Senate Joint Memorial No. 11.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 4, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 72 with the following amendments:

On page 1, line 3 of the title of the engrossed and printed bills, after "measures;" insert "creating a parks and recreation revolving account; providing for certain inter-agency fund transfers; authorizing the expenditure of certain funds for park purposes; providing for the exchange of state lands for privately owned lands of equal value to be used for park purposes; adding a new section to chapter 79.08 RCW;"

On page 1, section 1, line 11 of the printed bill, being line 10 of the engrossed bill, after "jurisdiction" and before "when" insert "which are of primitive character"

On page 1, line 24 of the printed bill, being line 23 of the engrossed bill, following section 1, insert new sections to read as follows:

"NEW SECTION. Sec. 2. There is added to chapter 8, Laws of 1965 and to chapter 43.30 RCW a new section to read as follows:

The budget director is authorized and directed from time to time to transfer or order the transfer to the park and parkways account of the general fund, from the fund in which they were deposited, the rentals paid under RCW 79.08.102 through 79.08.106 for the use of public lands for park purposes: Provided, That no moneys derived from the sale, lease, rental or other disposal of lands granted in trust to the state by the Washington state enabling act which are (1) then currently pledged to the support of bonded indebtedness or (2) which are not authorized or which are prohibited to be so pledged, shall be deposited in such account: And Provided Further, That no transfer shall be made or ordered which is prohibited by the Constitution or beyond the power of the state.

The budget director may adopt rules and regulations governing the procedures to be followed in transferring or ordering the transfer of moneys to the park and parkways account.

"NEW SECTION. Sec. 3. There is added to chapter 8, Laws of 1965, and to chapter 43.08 RCW, a new section to read as follows:

It is the sense of the legislature that use of lands granted to the state in trust by the Washington State Enabling Act for park purposes is not in violation of the trust imposed upon such lands, since the lands are not disposed of in the constitutional sense and since the various trust beneficiaries indirectly receive the benefits of the trust.

Therefore, the department of natural resources, with respect to the rental on lands leased for park purposes, shall determine the full rental market value as required by Article XVI of the Washington State Constitution, by considering only the actual money value of the lands when used for park purposes and the offsetting benefits accruing directly or indirectly to the owners and/or beneficiaries of such lands.

"NEW SECTION. Sec. 4. There is added to chapter 79.08 RCW a new section to read as follows:

For the purpose of securing and preserving privately owned lands for parks and recreation purposes, the department of natural resources is authorized, with the advice and approval of the state board of natural resources, to exchange any state lands of equal value for such lands. Lands acquired by exchange as herein provided shall be withdrawn from lease and sale and reserved for park and recreation purposes.

"NEW SECTION. Sec. 5 There is added to chapter 8, Laws of 1965, and to chapter 43.08 RCW a new section to read as follows:

If any provision of sections 1 through 6 of this act, or its application to any person or circumstances is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected."

Renumber existing section 2 as section 6., and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Copeland, the House deferred further consideration of Engrossed House Bill No. 72 as amended by the Senate and the bill was ordered placed on the fifth order of business for Monday.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 5, 1967.

Mr. Speaker:

The Senate has passed Engrossed Substitute House Bill No. 77 with the following amendments:

On page 2, section 3, line 31 of the engrossed substitute bill, being line 28 of the substitute bill, after "same" and before "be" strike "to" and insert "may"

On page 3, section 3, beginning on line 4 of the engrossed substitute bill, being page 2, section 3, line 33 of the substitute bill, strike all of section 4 and insert the following:

"NEW SECTION. Sec. 4. There is added to chapter 125, Laws of 1965 extraordinary session and to chapter 8.25 RCW a new section to read as follows:

If a trial is held for the fixing of the amount of compensation to be awarded to the owner or party having an interest in the property being condemned and the judgment awarded said parties for such compensation is in excess of the settlement offer required to be made by condemnor hereunder, the court shall fix a reasonable attorney's fee to be awarded to the condemnees.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. Clark (Newman H.) moved that the House do concur in the Senate amendments to Engrossed Substitute House Bill No. 77.

Debate ensued, Representatives Clark (Newman H.) and Charette speaking in favor of the motion, and Representatives Brazier and McDougall speaking against it.

YIELDING TO QUESTION

At the request of Mr. Newhouse, Mr. Charette yielded to question. Mr. Newhouse:

"Do I understand you to say this would not cost the state anything in condemnations for highways? Who would pay it if the state does not?"

Mr. Charette:

"To answer your question, the money for condemnation is paid out of the state fund. There was some suggestion by the highway department that there would be no matching funds at the federal level for these payments, and this is not true. There are matching funds at the federal level for these payments and we have to have a law to get them. The highway department can point up the fact that the bill does cost the state some money and it certainly does, but we must realize we are dealing with people who are having their homes taken away from them legally by the state of Washington for the purpose of construction of highways, and those people should be justly compensated."

Further debate ensued, Representatives Bottiger, Gorton, and Beck speaking against the motion to concur in the Senate amendments to Engrossed Substitute House Bill No. 77.

YIELDING TO QUESTION

At the request of Mr. Lewis, Mr. Gorton yielded to question.

Mr. Lewis:

"The Senate amendment which I presume is the one we are talking about, adopted April 1, states, 'the court shall fix a reasonable attorney's fee' but 'fee' is singular. The original bill on page 3, line 6, states, 'the court may award attorney's fees' with 'fees' in the plural. As an attorney would you read the amendment presently put on by the Senate to pertain only to the fee incurred by the attorney and not any extra fees or costs that the attorney may incur by hiring expert witnesses?"

Mr. Gorton:

"I don't think, Mr. Lewis, there is any significance to the singular and plural. The expert witness fees are handled in another section."

Mr. Lewis:

"Having struck all of section 4 with the Senate amendment, where were the other expert witness fees added?"

Mr. Gorton:

"In section 3, I believe."

Further debate ensued, Representative Lewis speaking against the motion to concur in the Senate amendments.

Mr. Bledsoe demanded the previous question and the demand was sustained.

Mr. Smith demanded an electric roll call and the demand was sustained. The Clerk called the roll on the motion that the House do concur in the Senate amendments to Engrossed Substitute House Bill No. 77, and the motion was lost by the following vote: Yeas, 12; nays, 76; absent or not voting, 11.

Those voting yea were: Representatives Anderson, Avey, Charette, Clark (Newman H.), Gallagher, Grant, Marsh, O'Dell, Smith, Sprague, Swayze, Whetzel—12.

Those voting nay were: Representatives Adams, Amen, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Chatalas, Clarke (George W.), Clocksin, Conner, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Hawley, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Lewis, Litchman, Lux, Lynch, Mahaffey, Marzano, May, McCaffree,

McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smythe, Spanton, Taylor, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—76.

Those absent or not voting were: Representatives Copeland, Harris, Haussler, Heavey, Hill, Kink, Leland, McCormick, Newschwander, Rosellini, Thompson—11.

POINT OF PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Bottiger on a point of parliamentary inquiry. Mr. Bottiger:

"Would the effect of that vote be to ask the Senate to recede from their amendments?"

The Speaker:

"That is right, Mr. Bottiger."

The Speaker declared that, the motion that the House do concur having been lost, the Senate would be advised that the House refused to concur in the Senate amendments to Engrossed Substitute House Bill No. 77 and asks the Senate to recede therefrom.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 5, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 626 with the following amendment:

On page 1, section 1, line 5, after "city" and before "owning" insert ", located within a class A county west of the Cascades,",and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Jueling, the House concurred in the Senate amendment to Engrossed House Bill No. 626.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 626 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 626 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—90.

Those absent or not voting were: Representatives Adams, Harris, Haussler, Heavey, Kink, McCormick, Newschwander, Rosellini, Thompson—9.

. Engrossed House Bill No. 626 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 31, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendments to House Bill No. 150 and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Kupka, Cooney, and Guess, and the same is herewith transmitted.

Ward Bowden, Sectretary.

MOTION

On motion of Mr. Wolf, the House granted the request of the Senate for a conference on House Bill No. 150.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed Representatives Kirk, May, and Wolf as members of the Conference Committee on House Bill No. 150.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 31, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 387 and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Durkan, Woodall, and Rasmussen, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Wolf, the House granted the request of the Senate for a conference on Engrossed House Bill No. 387.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed Representatives Bluechel, May, and Wolf as members of the Conference Committee on Engrossed House Bill No. 387.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 28, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendment to Substitute House Bill No. 304, on page 6, beginning on line 9, and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Knoblauch, Ridder, and Redmon, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Whetzel, the House deferred further consideration of Substitute House Bill No. 304 as amended by the Senate and the bill was ordered placed on the fifth order of business for Monday.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Bill No. 972, by Representatives McGavick and Cunningham:

An Act relating to state government; prescribing procedures for the post-audit of interim legislative committees; and adding a new section to chapter 8, Laws of 1965 and to chapter 43.09 RCW.

Ordered printed and referred to Committee on Appropriations.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 131, by Senators Freise, Cooney, and Hanna:

An Act relating to the administrator for the courts; prescribing a salary; and amending section 1, chapter 259, Laws of 1957 and RCW 2.56.010.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 254, by Senators McCormack, Gissberg, and Ryder (by departmental request):

An Act relating to revenue and taxation; amending section 26, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.435; amending section 82.32.070, chapter 15, Laws of 1961 and RCW 82.32.070; amending section 82.32.210, chapter 15, Laws of 1961 and RCW 82.32.210; amending section 82.32.340, chapter 15, Laws of 1961 as amended by section 7, chapter 141, Laws of 1965 extraordinary session and RCW 82.32.340; amending section 82.36.180, chapter 15, Laws of 1961 as amended by section 6, chapter 79, Laws of 1965 extraordinary session and RCW 82.36.180; amending section 16, chapter 22, Laws of 1963 extraordinary session and RCW 82.37.160; amending section 82.40.250, chapter 15, Laws of 1961 as amended by section 5, chapter 33, Laws of 1965 extraordinary session and RCW 82.40.240; adding a new section to chapter 15, Laws of 1961 and to chapter 82.12 RCW; declaring an emergency; and prescribing an effective date.

Referred to Committee on Revenue and Taxation.

Senate Bill No. 260, by Senators Dore, Peterson (Ted), and Connor:

An Act relating to civil service for sheriffs' office; and amending section 7, chapter 1, Laws of 1959 and RCW 41.14.070.

Referred to Committee on Local Government.

Engrossed Senate Bill No. 468, by Senator Durkan:

An Act relating to revenue and taxation; and amending section 2, chapter 168, Laws of 1965 extraordinary session and RCW 84.36.126.

Referred to Committee on Revenue and Taxation.

Reengrossed Senate Bill No. 472, by Senator Gissberg:

An Act relating to the leasing and sale of state lands; amending section 23, chapter 255, Laws of 1927, as last amended by section 4, chapter 257, Laws of 1959, and RCW 79.01.092; amending section 25, chapter 255, Laws of 1927, as amended by section 6, chapter 257, Laws of 1959, and RCW 79.01.100; and amending section 24, chapter 255, Laws of 1927, as last amended by section 5, chapter 257, Laws of 1959 and RCW 79.01.096.

Referred to Committee on Rules and Administration.

Engrossed Senate Bill No. 635, by Senator Talley:

An Act relating to the lease of certain lands in Wahkiakum county to Fritz Gilbertsen.

Referred to Committee on Natural Resources.

RESOLUTION

House Resolution No. 67-70, by Representative Bluechel:

Whereas, The State of Washington's existing ad valorem taxes levied on inventories is discriminating and regressive; and

Whereas, Inventory taxes cause serious disruptions in the normal flow of commerce and such disruptions result in loss in employment, reduced business activity; and

Whereas, Inventory taxes are inequitable and produce serious tax inequities between businesses requiring inventories and those that do not, and even a disparity of tax burdens between businesses requiring inventories, and have little relationship to the ability to pay; and

Whereas, Inventory taxes place Washington at a definite disadvantage in competing

with other states for new industries and jobs; and

Whereas, States bordering the State of Washington are reducing personal property tax on inventories or have repealed inventory tax; and

Whereas, Other western states are reducing their inventory taxes to meet competition;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Council is authorized and directed to undertake a study of the present personal property taxes levied in the State of Washington and review alternative methods of reducing Washington's inventory tax;

Be It Further Resolved, That the results of the study and the recommendations of the Legislative Council shall be presented to the next regular session of the legislature for its consideration.

Mr. Bluechel moved adoption of the resolution.

YIELDING TO QUESTION

At the request of Mr. Charette, Mr. Bluechel yielded to question.

Mr. Charette:

"Is it possible that this study will point up some of the discrepancies that have existed in King County concerning the scandal of a year and a half ago and the prosecution of certain individuals and the lack of prosecution of certain other individuals?"

Mr. Bluechel:

"Mr. Charette, this is not the intent or purpose of the study."

The motion was carried and the resolution was adopted.

SECOND READING OF BILLS

Reengrossed Senate Bill No. 374, by Senators Rasmussen, Greive, and Cooney:

Amending the unemployment compensation act.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of Reengrossed Senate Bill No. 374 on second reading and the bill was made a special order of business immediately following consideration of Engrossed Senate Bill No. 255.

Engrossed Senate Bill No. 255, by Senators McCormack, Gissberg, and Ryder (by departmental request):

Changing excise tax laws.

The bill was read the second time.

Mrs. McCaffree moved adoption of the following amendment:

Strike all the matter following the enacting clause and substitute the following: "Section 1. Section 1, chapter 7, Laws of 1963 as amended by section 1, chapter 173, Laws of 1965 extraordinary session, and RCW 82.04.050 are each amended to read as follows:

"'Sale at retail' or 'retail sale' means every sale of tangible personal property (including articles produced, fabricated, or imprinted) to all persons irrespective of the nature of their business and including, among others, without limiting the scope hereof, persons who install, repair, clean, alter, improve, construct, or decorate real or personal property of or for consumers other than a sale to a person who (a) purchases for the purpose of resale as tangible personal property in the regular course of business without intervening use by such person, or (b) installs, repairs, cleans, alters, imprints, improves, constructs or decorates real or personal property of or for consumers, if such tangible personal property becomes an ingredient or component of such real or personal property without intervening use by such person, or (c) purchases for the purpose of consuming the property purchased in producing for sale a new article of tangible personal property or substance of which such property becomes an ingredient or component or is a chemical used in processing, when the primary purpose of such chemical is to create a chemical reaction directly through contact with an ingredient of a new article being produced for sale. The term shall include every sale of tangible personal property which is used or consumed or to be used or consumed in the performance of any activity classified as a 'sale at retail' or 'retail sale' even though such property is resold or utilized as provided in (a), (b), or (c) above following such use. The term also means every sale of tangible personal property to persons engaged in any business which is taxable under RCW 82.04.280, subsection (2), and 82.04.290.

"The term 'sale at retail' or 'retail sale' shall include the sale of or charge made for tangible personal property consumed and/or for labor and services rendered in respect to the following: (a) The installing, repairing, cleaning, altering, imprinting, or improving of tangible personal property of or for consumers, including charges made for the mere use of facilities in respect thereto, but excluding charges made for the use of coin operated laundry or dry cleaning facilities when such facilities are situated in an apartment house, hotel, motel, rooming house, trailer camp or tourist camp for the exclusive use of the tenants thereof, [but] and excluding services rendered in respect to live animals, birds and insects; (b) the constructing, repairing, decorating, or improving of new or existing buildings or other structures under, upon, or above real property of or for consumers, including the installing or attaching of any article of tangible personal property therein or thereto, whether or not such personal property becomes a part of the realty by virtue of installation, and shall also include the sale of services or charges made for the clearing of land and the moving of earth excepting the mere leveling of land used in commercial farming or agriculture; (c) the sale of or charge made for labor and services rendered in respect to the cleaning, fumigating, razing or moving of existing buildings or structures, but shall not include the charge made for janitorial services; (d) the sale of or charge made for labor and services rendered in respect to automobile towing and similar automotive transportation services, but not in respect to those required to report and pay taxes under chapter 82.16; (e) the sale of and charge made for the furnishing of lodging and all other services by a hotel, rooming house, tourist court, motel, trailer camp, and the granting of any similar license to use real property, as distinguished from the renting or leasing of real property, and it shall be presumed that the occupancy of real property for a continuous period of one month or more constitutes a rental or lease of real property and not a mere license to use or enjoy the same; (f) the sale of or charge made for tangible personal property, labor and services to persons taxable under (a), (b), (c), (d), and (e) above when such sales or charges are for property, labor and services which are used or consumed in whole or in part by such persons in the performance of any activity defined as a 'sale at retail' or 'retail sale' even though such property, labor and services may be resold after such use or consumption. Nothing contained in this paragraph shall be construed to modify the first paragraph of this section and nothing contained in the first paragraph of this section shall be construed to modify this paragraph.

"The term 'sale at retail' or 'retail sale' shall include the sale of or charge made for personal business or professional services, including amounts designated as interest, rents, fees, admission, and other service emoluments however designated, received by persons engaging in the following business activities: (a) amusement and recreation businesses including but not limited to golf, pool, billiards, skating, bowling, ski lifts

and tows and others; (b) abstract, title insurance and escrow businesses; (c) credit bureau businesses; (d) automobile parking and storage garage businesses.

"The term shall also include the renting or leasing of tangible personal property to consumers.

"The term shall not include the sale of or charge made for labor and services rendered in respect to the building, repairing, or improving of any publicly owned street, place, road, highway, bridge, or trestle which is used or to be used primarily for foot or vehicular traffic, nor shall it include sales of feed, seed, fertilizer, and spray materials to persons for the purpose of producing for sale any agricultural product whatsoever, including milk, eggs, wool, fur, meat, honey, or other substances obtained from animals, birds, or insects, nor shall it include sales of chemical sprays or washes to persons for the purpose of post-harvest treatment of fruit for the prevention of scald, fungus, mold, or decay.

"Sec. 2. Section 82.04.240, chapter 15, Laws of 1961 as amended by section 5, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.240 are each amended to read as follows:

"Upon every person except persons taxable under subsections (2) [, (3), (4), or (5)] through (6) of RCW 82.04.260 engaging within this state in business as a manufacturer; as to such persons the amount of the tax with respect to such business shall be equal to the value of the products, including byproducts, manufactured, multiplied by the rate of one-quarter of one percent.

"The measure of the tax is the value of the products, including byproducts, so manufactured regardless of the place of sale or the fact that deliveries may be made to points outside the state.

"Sec. 3. Section 82.04.260, chapter 15, Laws of 1961 as amended by section 6, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.260 are each amended to read as follows:

"(1) Upon every person engaging within this state in the business of buying wheat, oats, dry peas, corn, and barley, but not including any manufactured or processed products thereof, and selling the same at wholesale; the tax imposed shall be equal to the gross proceeds derived from such sales multiplied by the rate of one-hundredth of one percent.

"(2) Upon every person engaging within this state in the business of manufacturing wheat into flour; as to such persons the amount of tax with respect to such business shall be equal to the value of the flour manufactured, multiplied by the rate of one-eighth of one percent.

"(3) Upon every person engaging within this state in the business of splitting or processing dried peas; as to such persons the amount of tax with respect to such business shall be equal to the value of the peas split or processed, multiplied by the rate of one-quarter of one percent.

"(4) Upon every person engaging within this state in the business of manufacturing seafood products which remain in a raw, raw frozen, or raw salted state at the completion of the manufacturing by that person; as to such persons the amount of tax with respect to such business shall be equal to the value of the products manufactured, multiplied by the rate of one-eighth of one percent.

"[(4)] (5) Upon every person engaging within this state in the business of manufacturing by canning, preserving, freezing or dehydrating fresh fruits and vegetables; as to such persons the amount of tax with respect to such business shall be equal to the value of the products canned, preserved, frozen or dehydrated multiplied by the rate of three-tenths of one percent.

"[(5)] (6) Upon every person engaging within this state in the business of manufacturing aluminum pig, ingot, billet, plate, sheet (flat or coiled), rod, bar, wire, cable or extrusions; as to such persons the amount of the tax with respect to such business shall be equal to the value of the products manufactured multiplied by the rate of four-tenths of one percent.

"[(6)] (7) Upon every nonprofit corporation and nonprofit association engaging within this state in research and development, as to such corporations and associations, the amount of tax with respect to such activities shall be equal to the gross income derived from such activities multiplied by the rate of forty-four one-hundredths of one percent.

"(8) Upon every person engaging within this state in the business of slaughtering, breaking and/or processing perishable meat products and/or selling the same at wholesale, as to such persons the tax imposed shall be equal to the gross proceeds derived from such sales multiplied by the rate of one-quarter of one percent.

"Sec. 4. Section 82.04.410, chapter 15, Laws of 1961 and RCW 82.04.410 are each amended to read as follows:

"This chapter shall not apply to amounts derived by persons engaged in [operating chick hatcheries from] the production and sale of [chicks and] hatching eggs or poultry for use in the production for sale of poultry or poultry products.

"NEW SECTION. Sec. 5. There is added to chapter 15, Laws of 1961 and to chapter 82.04 RCW a new section to read as follows:

"In computing the tax imposed by this chapter, municipal sewerage utilities and other public corporations imposing and collecting fees or charges for sewer service may deduct from the measure of the tax, amounts paid to another municipal corporation or governmental agency for sewerage interception, treatment or disposal.

"Sec. 6. Section 82.08.030, chapter 15, Laws of 1961 as last amended by section 1, chapter 87, Laws of 1967 and RCW 82.08.030 are each amended to read as follows:

"The tax hereby levied shall not apply to the following sales:

"(1) Casual and isolated sales of property or service, unless made by a person who is engaged in a business activity taxable under chapters 82.04, 82.16 or 82.28: Provided, That the exemption provided by this paragraph shall not be construed as providing any exemption from the tax imposed by chapter 82.12;

"(2) Sales made by persons in the course of business activities with respect to which tax liability is specifically imposed under chapter 82.16, when the gross proceeds from such sales must be included in the measure of the tax imposed under said chapter;

"(3) The distribution and newsstand sale of newspapers:

"(4) Sales which the state is prohibited from taxing under the Constitution of this state or the Constitution or laws of the United States;

"(5) Sales of motor vehicle fuel used in aircraft by the manufacturer thereof for research, development, and testing purposes and sales of motor vehicle fuel taxable under chapter 82.36: *Provided*, That the use of any such fuel upon which a refund of the motor vehicle fuel tax has been obtained shall be subject to the tax imposed by chapter 82.12;

"(6) Sales (including transfers of title through decree of appropriation) heretofore or hereafter made of the entire operating property of a publicly or privately owned public utility, or of a complete operating integral section thereof, to the state or a political subdivision thereof for use in conducting any business defined in subdivisions (1), (2), (3), (4), (5), (6), (7), (8), (9), (10) or (11) of RCW 82.16.010;

"(7) Auction sales made by or through auctioneers of tangible personal property (including household goods) which have been used in conducting a farm activity, when the seller thereof is a farmer and the sale is held or conducted upon a farm and not otherwise:

"(8) Sales to corporations which have been incorporated under any act of the congress of the United States and whose principal purposes are to furnish volunteer aid to members of armed forces of the United States and also to carry on a system of national and international relief and to apply the same in mitigating the sufferings caused by pestilence, famine, fire, floods, and other national calamities and to devise and carry on measures for preventing the same;

"(9) Sales of purebred livestock for breeding purposes where the animals are registered in a nationally recognized breed association; sales of cattle and milk cows used on the farm;

"(10) Sales of tangible personal property (other than the type referred to in subdivison (11) hereof) for use by the purchaser in connection with the business of operating as a private or common carrier by air, rail, or water in interstate or foreign commerce: *Provided*, That any actual use of such property in this state shall, at the time of such actual use, be subject to the tax imposed by chapter 82.12;

"(11) Sales of airplanes, locomotives, railroad cars, or watercraft for use in conducting interstate or foreign commerce by transporting therein or therewith property and persons for hire or for use in conducting commercial deep sea fishing operations outside the territorial waters of the state; also sales of tangible personal property which becomes a component part of such airplanes, locomotives, railroad cars, or watercraft, and of motor vehicles or trailers used by the holder of a carrier permit issued by the Interstate Commerce Commission authorizing transportation by motor vehicle across the boundaries of this state, in the course of constructing, repairing, cleaning, altering, or improving the same; also sales of or charges made for labor and services rendered in respect to such constructing, repairing, cleaning, altering, or improving;

- "(12) Sales of motor vehicles and trailers to be used for the purpose of transporting therein persons or property for hire in interstate or foreign commerce: *Provided*, That the purchaser must be the holder of a carrier permit issued by the Interstate Commerce Commission and that the vehicles will first move upon the highways of this state from the point of delivery in this state to a point outside of this state under the authority of a one-transit permit issued by the director of licenses pursuant to the provisions of RCW 46.16.100;
- "(13) Sales of motor vehicles and trailers to nonresidents of this state for use outside of this state, even though delivery be made within this state, but only when (a) the vehicles or trailers will be taken from the point of delivery in this state directly to a point outside this state under the authority of a one-transit permit issued by the director of licenses pursuant to the provisions of RCW 46.16.100, or (b) said motor vehicles and trailers will be registered and licensed immediately under the laws of the state of the purchaser's residence, will not be used in this state more than three months, and will not be required to be registered and licensed under the laws of this state:
- "(14) Sales to nonresidents of this state for use outside of this state of tangible personal property which becomes a component part of any machinery or other article of personal property belonging to such nonresident, in the course of installing, repairing, cleaning, altering, or improving the same and also sales of or charges made for labor and services rendered in respect to any installing, repairing, cleaning, altering, or improving, of personal property of or for a nonresident, but this subsection (14) shall apply only when the seller agrees to, and does, deliver the property to the purchaser at a point outside this state, or delivers the property to a common or bona fide private carrier consigned to the purchaser at a point outside this state;
- "(15) Sales to nonresidents of this state for use outside of this state of watercraft requiring coast guard registration or registration by the state of principal use according to the Federal Boating Act of 1958, even though delivery be made within this state, but only when (a) the watercraft will not be used within this state for more than forty-five days and (b) an appropriate exemption certificate supported by identification ascertaining residence as provided by the tax commission and signed by the purchaser or his agent establishing the fact that the purchaser is a nonresident and that the watercraft is for use outside of this state, one copy to be filed with the tax commission with the regular report and a duplicate to be retained by the dealer.
- "(16) Sales of poultry for use in the production for sale of poultry or poultry products.
- "(17) Sales to nonresidents of this state for use outside of this state of machinery and implements for use in conducting a farming activity, when such machinery and implements will be transported immediately outside the state. As proof of exemption, an affidavit or certification in such form as the tax commission shall require shall be made for each such sale, to be retained as a business record of the seller.
- "(18) Sales for use in states, territories and possessions of the United States which are not contiguous to any other state, but only when, as a necessary incident to the contract of sale, the seller delivers the subject matter of the sale to the purchaser or his designated agent at the usual receiving terminal of the carrier selected to transport the goods, under such circumstances that it is reasonably certain that the goods will be transported directly to a destination in such noncontiguous states, territories and possessions.
- "(19) Sales to municipal corporations, the state, and all political subdivisions thereof of tangible personal property consumed and/or of labor and services rendered in respect to contracts for watershed protection and/or flood prevention. This exemption shall be limited to that portion of the selling price which is reimbursed by the United States government according to the provisions of the Watershed Protection and Flood Prevention Act, Public Laws 566, as amended:
 - "(20) Sales of semen for use in artificial insemination of livestock;
- "(21) Sales to nonresidents of this state of tangible personal property for use outside this state when the purchaser has applied for and received from the tax commission a permit certifying (1) that he is a bona fide resident of a state or possession or province of Canada other than the state of Washington, (2) that such state, possession or province of Canada does not impose a retail sales tax or use tax of three percent or more, if imposing such a tax, permits Washington residents exemption from otherwise taxable sales by reason of their residence, and (3) that he does agree, when requested, to grant the tax commission access to such records and other forms of

verification at his place of residence to assure that such purchases are not first used substantially in the state of Washington.

"Any person claiming exemption from retail sales tax under the provisions of this subsection must display a nonresident permit as herein provided, and any vendor making a sale to a nonresident without collecting the tax must examine such permit, identify the purchaser as the person to whom the nonresident permit was issued, and maintain records which shall show the permit number attributable to each nontaxable sale.

"Permits shall be personal and nontransferable, shall be renewable annually, and shall be issued by the tax commission upon payment of a fee of one dollar. The commission may in its discretion designate independent agents for the issuance of permits, according to such standards and qualifications as the commission may prescribe. Such agents shall pay over and account to the commission for all permit fees collected, after deducting as a collection fee the sum of fifty cents for each permit issued.

"Any person making fraudulent statements in order to secure a permit shall be guilty of perjury. Any person making tax exempt purchases by displaying a permit not his own, or a counterfeit permit, with intent to violate the provisions of this subsection shall be guilty of a misdemeanor and, in addition, may be subject to a penalty not to exceed the amount of the tax due on such purchases. Any vendor who makes sales without collecting the tax to a person who does not hold a valid permit, and any vendor who fails to maintain records of permit numbers as provided in this section shall be personally liable for the amount of tax due.

"(22) Sales of form lumber to any person engaged in the constructing, repairing, decorating or improving of new or existing buildings or other structures under, upon or above real property of or for consumers: Provided, That such lumber is used or to be used first by such person for the molding of concrete in a single such contract, project or job and is thereafter incorporated into the product of that same contract, project or job as an ingredient or component thereof.

"(23) Sales of, cost of, or charges made for labor and services performed in respect to the mining, sorting, crushing, screening, washing, hauling, and stockpiling of sand, gravel and rock when such sand, gravel, or rock is taken from a pit or quarry which is owned by or leased to a county or a city, and such sand, gravel, or rock is (1) either stockpiled in said pit or quarry for placement or is placed on the street, road, place, or highway of the county or city by the county or city itself, or (2) sold by the county or city to a county, or a city at actual cost for placement on a publicly owned street, road, place, or highway. The exemption provided for in this subsection shall not apply to sales of, cost of, or charges made for such labor and services, if the sand, gravel, or rock is used for other than public road purposes or is sold otherwise than as provided for in this subsection.

"(24) Charges made for the use of coin operated laundry or dry cleaning facilities when such facilities are situated in an apartment house, hotel, motel, rooming house, trailer camp or tourist camp for the exclusive use of the tenants thereof.

"(25) Sales of wearing apparel to persons who themselves use such wearing apparel only as a sample for display for the purpose of effecting sales of goods represented by such sample.

"(26) Sales of pollen.

"Sec. 7. Section 82.12.030, chapter 15, Laws of 1961 as last amended by section 19, chapter 173, Laws of 1965 extraordinary session and RCW 82.12.030 are each amended to read as follows:

"The provisions of this chapter shall not apply:

"(1) In respect to the use of any article of tangible personal property brought into the state by a nonresident thereof for his use or enjoyment while temporarily within the state unless such property is used in conducting a nontransitory business activity within the state; or in respect to the use by a nonresident of this state of a motor vehicle which is registered or licensed under the laws of the state of his residence and is not used in this state more than three months, and which is not required to be registered or licensed under the laws of this state; or in respect to the use of household goods, personal effects and private automobiles by a bona fide resident of this state, if such articles were acquired and used by such person in another state while a bona fide resident thereof and such acquisition and use occurred more than thirty days prior to the time he entered this state;

"(2) In respect to the use of any article of tangible personal property purchased at retail or acquired by lease, gift or bailment if the sale thereof to, or the use thereof

by, the present user or his bailor or donor has already been subjected to the tax under chapter 82.08 or 82.12 and such tax has been paid by the present user or by his bailor or donor; or in respect to the use of property acquired by bailment and such tax has once been paid based on reasonable rental as determined by RCW 82.12.060 measured by the value of the article at time of first use multiplied by the tax rate imposed by chapter 82.08 or 82.12 as of the time of first use; or in respect to the use of any article of tangible personal property acquired by bailment, if the property was acquired by a previous bailee from the same bailor for use in the same general activity and such original bailment was prior to June 9, 1961;

- "(3) In respect to the use of any article of tangible personal property the sale of which is specifically taxable under chapter 82.16;
- "(4) In respect to the use of any airplane, locomotive, railroad car, or watercraft used primarily in conducting interstate or foreign commerce by transporting therein or therewith property and persons for hire or used primarily in commercial deep sea fishing operations outside the territorial waters of the state, and in respect to use of tangible personal property which becomes a component part of any such airplane, locomotive railroad car, or watercraft, and in respect to the use by the holder of a carrier permit issued by the Interstate Commerce Commission of any motor vehicle or trailer used in substantial part in the normal and ordinary course of the user's business for transporting therein persons or property for hire across the boundaries of this state if the first use of which within this state is actual use in conducting interstate or foreign commerce; and in respect to the use of any motor vehicle or trailer while being operated under the authority of a one-transit permit issued by the director of licenses pursuant to RCW 46.16,100 and moving upon the highways from the point of delivery in this state to a point outside this state; and in respect to the use of tangible personal property which becomes a component part of any motor vehicle or trailer used by the holder of a carrier permit issued by the Interstate Commerce Commission authorizing transportation by motor vehicle across the boundaries of this state;
- "(5) In respect to the use of any article of tangible personal property which the state is prohibited from taxing under the Constitution of the state or under the Constitution or laws of the United States;
- "(6) In respect to the use of motor vehicle fuel used in aircraft by the manufacturer thereof for research, development, and testing purposes and motor vehicle fuel taxable under chapter 82.36: Provided, That the use of such fuel upon which a refund of the motor vehicle fuel tax is obtained shall not be exempt, and the director of licenses shall deduct from the amount of such tax to be refunded the amount of tax due under this chapter and remit the same each month to the tax commission;
- "(7) In respect to the use of any article of tangible personal property included within the transfer of the title to the entire operating property of a publicly or privately owned public utility, or of a complete operating integral section thereof, by the state or a political subdivision thereof in conducting any business defined in subdivisions (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), or (11) of RCW 82.16.010;
- "(8) In respect to the use of tangible personal property (including household goods) which have been used in conducting a farm activity, if such property was purchased from a farmer at an auction sale held or conducted by an auctioneer upon a farm and not otherwise;
- "(9) In respect to the use of tangible personal property by corporations which have been incorporated under any act of the Congress of the United States and whose principal purposes are to furnish volunteer aid to members of the armed forces of the United States and also to carry on a system of national and international relief and to apply the same in mitigating the sufferings caused by pestilence, famine, fire, flood, and other national calamities and to devise and carry on measures for preventing the same;
- "(10) In respect to the use of purebred livestock for breeding purposes where said animals are registered in a nationally recognized breed association; sales of cattle and milk cows used on the farm;
- "(11) In respect to the use of poultry in the production for sale of poultry or poultry products;
- "(12) In respect to the use of fuel by the extractor or manufacturer thereof when used directly in the operation of the particular extractive operation or manufacturing plant which produced or manufactured the same;
- "(13) In respect to the use of motor vehicles, equipped with dual controls, which are loaned to and used exclusively by a school in connection with its driver training

program: Provided, That this exemption and the term "school" shall apply only to (a) the University of Washington, Washington State University and the state colleges or (b) any public, private or parochial school accredited by either the state board of education or by the University of Washington (the state accrediting station) or (c) any public vocational school meeting the standards, courses and requirements established and prescribed or approved by the state board for vocational education;

"(14) In respect to the use by a bailee of any article of tangible personal property which is entirely consumed in the course of research, development, experimental and testing activities conducted by the user, provided the acquisition or use of such articles by the bailor was not subject to the taxes imposed by chapter 82.08 or chapter 82.12;

"(15) In respect to the use by residents of this state of motor vehicles and trailers acquired and used while such persons are members of the armed services and are stationed outside this state pursuant to military orders, but this exemption shall not apply to members of the armed services called to active duty for training purposes for periods of less than six months and shall not apply to the use of motor vehicles or realiers acquired less than thirty days prior to the discharge or release from active duty of any person from the armed services;

"(16) In respect to the use of semen in the artificial insemination of livestock;

"(17) In respect to the use of form lumber by any person engaged in the constructing, repairing, decorating or improving of new or existing buildings or other structures under, upon or above real property of or for consumers: Provided, That such lumber is used or to be used first by such person for the molding of concrete in a single such contract, project or job and is thereafter incorporated into the product of that same contract, project or job as an ingredient or component thereof;

"(18) In respect to the use of any sand, gravel, or rock to the extent of the cost of or charges made for labor and services performed in respect to the mining, sorting crushing, screening, washing, hauling, and stockpiling such sand, gravel, or rock, when such sand, gravel, or rock is taken from a pit or quarry which is owned by or leased to a county or a city, and such sand, gravel, or rock is (1) either stockpiled in said pit or quarry for placement or is placed on the street, road, place or highway of the county or city by the county or city itself, or (2) sold by the county or city to a county, or a city at actual cost for placement on a publicly owned street, road, place, or highway. The exemption provided for in this subsection shall not apply to the use of such material to the extent of the cost of or charge made for such labor and services, if the material is used for other than public road purposes or is sold otherwise than as provided for in this subsection.

"(19) In respect to the use of wearing apparel only as a sample for display for the purpose of effecting sales of goods represented by such sample.

"(20) In respect to the use of pollen.

"NEW SECTION. Sec. 8. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect July 1, 1967."

Mr. Hoggins moved adoption of the following amendment to the amendment:

Amend the amendment by Mrs. McCaffree as follows: On page 1, section 1, line 37, after "dry cleaning facilities" strike all of the material down to and including "the tenants thereof, [but]" on line 39

Debate ensued, Representative Hoggins speaking in favor of adoption of the amendment to the amendment, and Representatives Day and McGavick speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Sheridan, Mr. Hoggins yielded to question.

Mr. Sheridan

"Mr. Hoggins, I am sorry but I didn't hear the amendment read. Is it your purpose to strike or negate the Senate amendment which is on page 3?"

Mr. Hoggins:

"No, my amendment is to the amendment offered by Mrs. McCaffree which strikes all of the Senate version, and the purpose of it is to disallow the exemption for dry

cleaning and laundry facilities in apartment houses for use of tenants that are leased by the apartment house owners."

Further debate ensued, Representatives Sheridan and Spanton speaking against adoption of the amendment to the amendment.

The motion was lost and the amendment to the amendment was not adopted.

SPEAKER'S PRIVILEGE

The Speaker recognized within the bar of the House a group of Japanese mountain climbers headed by Mr. Tatsuo Miyazaki, Deputy Mayor of the City of Kobe, sister city of Seattle, and requested that Representatives Copeland and O'Brien escort Deputy Mayor Miyazaki to a place on the rostrum.

The Speaker:

"It is my pleasure at this time to introduce the deputy mayor of Kobe, the sister city of Seattle. These gentlemen are here with the Alaska-Yukon Mountain Climbing Team and are in Olympia visiting for an hour or so this morning. It is certainly a pleasure to introduce to the House of Representatives the Deputy Mayor of Kobe."

Deputy Mayor Miyazaki addressed the House of Representatives in Japanese, translated by an interpreter as follows:

"We people, sixty members of the Yyogo Prefecture Mountaineering Union, arrived yesterday in order to climb so-called unclimbed peaks in Alaska and the Yukon. This great venture is in order to commemorate the tenth anniversary of sister city relations between Seattle and Kobe, and also to commemorate the one hundredth anniversary of the opening of the port of Kobe, and the one hundredth anniversary of the Yyogo Prefecture Mountaineering Union in conjunction with Alaska, a most significant date for American teams and Japanese teams. We will try to climb only three peaks. I understand there are many unclimbed peaks, so please rest assured you will still have many to climb. This expedition between the United States and Japan is extremely significant. We do not often see anything like this joint venture in mountain climbing history, so we ask your support and understanding for this American-Japanese Yukon expedition. Thank you."

The Speaker recognized other members of the mountain climbing expedition at the rear of the chamber and asked them to stand and be recognized.

The Speaker:

"Mr. Mayor, it is our pleasure to have you and your group with us today. We appreciate your visit to the Washington State Legislature. We hope you are successful and have an exciting and worthwhile experience on your mountain climbing expedition."

The Speaker requested that the special committee escort Deputy Mayor Miyazaki to the rear of the chamber.

The House resumed consideration of Engrossed Senate Bill No. 255.

The Speaker declared the question before the House to be adoption of the amendment by Mrs. McCaffree.

Mr. Murray moved adoption of the following amendment to the amendment:

Amend the amendment by Representative McCaffree as follows: After section 7 insert a new section to read as follows:

"Sec. 8. Section 82.32.090, chapter 15, Laws of 1961 as last amended by section 3, chapter 141, Laws of 1965 extraordinary session and RCW 82.32.090 are each amended to read as follows:

"If payment of any tax due is not received by the tax commission by the [twenty-fifth] last day of the month in which the tax becomes due, there shall be assessed a penalty of two percent of the amount of the tax; and if the tax is not received [within forty days of the due date] by the last day of the month next succeeding the month in which the due date falls, there shall be assessed a total

penalty of ten percent of the amount of the tax; and if the tax is not received [within seventy days of the due date] by the last day of the second month next succeeding the month in which the due date falls, there shall be assessed a total penalty of twenty percent of the amount of the tax. No penalty so added shall be less than two dollars.

"If payment of any tax is received within the first ten days of the month next succeeding the month in which the due date falls, the amount of such payment shall be credited to, and shall be treated for all purposes as having been collected during, the fiscal year in which such due date falls.

"If a warrant be issued by the tax commission for the collection of taxes, increases, and penalties, there shall be added thereto a penalty of five percent of the amount of the tax, but not less than five dollars.

"Notwithstanding the foregoing, the aggregate of penalties imposed under this chapter for failure to file a return, late payment of any tax, increase, or penalty, or issuance of a warrant shall not exceed twenty-five percent of the tax due, or seven dollars, whichever is greater."

Renumber the remaining section accordingly

Representatives Murray, McCaffree, and O'Brien spoke in favor of adoption of the amendment to the amendment.

The motion was carried and the amendment to the amendment was adopted.

On motion of Mr. Holman, the following amendment to the amendment was adopted:

Amend the amendment by Representative McCaffree as follows: Following section 8 added by Representative Murray, add two new sections to read as follows:

"Sec. 9. Section 83.44.010, chapter 15, Laws of 1961 and RCW 83.44.010 are each amended to read as follows:

"All taxes imposed by the inheritance tax provisions of this title shall take effect and accrue upon the death of the decedent or donor. If such tax is not paid within fifteen months from the accruing thereof, interest shall be charged and collected at the rate of [six] eight percent per year computed from the expiration of such fifteen month period unless the amount of tax cannot be determined because of litigation pending in any court of competent jurisdiction or arbitration under the provisions of chapter 83.14 which involves, either directly or indirectly, the amount of tax payable, in which case interest shall not be charged during the time necessarily consumed by such litigation or arbitration: Provided, That in no case shall interest be tolled for a period of more than three years from the expiration of the fifteen months after date of death. The minimum tax due in any event shall be paid within fifteen months from the accruing thereof. In all cases where a bond shall be given under the provisions of RCW 83.16.020 interest shall be charged at the rate of six percent per year from and after a period of sixty days from the time that the person or persons owning the beneficial interest come into the possession of same until the payment thereof.

"[The tax commission may, in its discretion, waive the payment of interest required to be assessed under the inheritance tax provisions of this title,]

"NEW SECTION. Sec. 10. This 1967 amendatory act shall not apply to taxes accruing before July 1, 1967."

Renumber the remaining section accordingly.

The Speaker declared the question before the House to be the adoption of the amendment by Mrs. McCaffree as amended.

The amendment as amended was adopted.

Mrs. McCaffree moved adoption of the following amendment to the title of Engrossed Senate Bill No. 255:

In line 1 of the title after "taxation;" strike the remainder of the title through and including the period on page 2, line 14, and insert:

"amending section 1, chapter 7, Laws of 1963 as amended by section 1, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.050; amending section 82.04.240, chapter 15, Laws of 1961 as amended by section 5, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.240; amending section 82.04.260, chapter 15, Laws of 1961 as amended by section 6, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.260; amending section 82.04.410, chapter 15, Laws of 1961 and RCW

82.04.410; adding a new section to chapter 15, Laws of 1961 and to chapter 82.04 RCW; amending section 82.08.030, chapter 15, Laws of 1961 as last amended by section 1, chapter 87, Laws of 1967 and RCW 82.08.030; and amending section 82.12.030, chapter 15, Laws of 1961 as last amended by section 19, chapter 173, Laws of 1965 extraordinary session and RCW 82.12.030; and declaring an emergency and prescribing an effective date."

On motion of Mr. Murray, the following amendment to the title amendment by Mrs. McCaffree was adopted:

Amend the amendment to the title by Representative McCaffree as follows: In the next to the last line of the title amendment, after the semicolon following "82.12.030" and before "and declaring an emergency" insert "amending section 82.32.090, chapter 15, Laws of 1961 as last amended by section 3, chapter 141, Laws of 1965 extraordinary session and RCW 82.32.090;"

On motion of Mr. Holman, the following amendment to the title amendment by Mrs. McCaffree was adopted:

Amend the amendment to the title by Representative McCaffree as follows: Following the title amendment by Representative Murray and before "and declaring an emergency" insert "amending section 83.44.010, chapter 15, Laws of 1961 and RCW 83.44.010;"

The Speaker declared the question before the House to be adoption of the amendment to the title by Mrs. McCaffree as amended.

The amendment to the title as amended was adopted.

On motion of Mr. Gorton, the rules were suspended, Engrossed Senate Bill No. 255 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Gorton spoke in favor of passage of the bill, and Representatives O'Brien and Sawyer responded to his remarks.

POINT OF ORDER

The Speaker recognized Mr. Newhouse on a point of order.

Mr. Newhouse:

"Mr. Speaker, I don't believe any of the gentlemen over there are talking about the bill before the House."

The Speaker:

"No, but it's kind of interesting. Go ahead."

YIELDING TO QUESTION

At the request of Mr. McGavick, Mr. Marsh yielded to question.

Mr. McGavick:

"Mr. Marsh, since the other day you characterized the tax reform program on property taxes and the sales tax and so on as a bum' deal, I was confused that you did not offer an amendment to provide some solution and tax revenue to support the amendments which you alone introduced to add additional spending to this budget. I wonder if you would comment?"

Mr. Marsh:

"Thank you, Mr. McGavick. I believe my leader, John O'Brien, outlined this very well in his comments just now. We have a one hundred million dollar surplus in the general fund at the present time. I propose to use that one hundred million dollar tax surplus and the existing tax structure to finance any program we need at this time."

Mr. McGavick:

"Mr. Marsh, if we use the surplus it would bring us to a new revenue level, and since revenue projections don't provide a sustained yield in increased revenue for the

following biennium, how, in the following biennium, do you propose to continue that level?"

Mr. Marsh:

"I am glad you asked that question. I am interested in real tax reform. In my opinion, real tax reform involves the adoption of a constitutional amendment to be submitted to the people calling for a graduated net income tax. In the alternative, I would be interested in a constitutional amendment submitted to the people which would allow the legislature to determine the type of income tax which would be adopted, be that the single rate or graduated rate. I feel strongly it is wrong to write a single or flat rate proposal into the Constitution, and I think I have a lot of support in this feeling on this side of the aisle and among the true representatives of the people, including the AFL-CIO, League of Women Voters, the American Association of University Women, and the Washington League for Tax Reform. It is wrong in my opinion, to write a limitation on the income tax into the Constitution, such as the Governor's proposed single rate limitation. You know our federal Constitution in Amendment XVI merely says, Mr. McGavick, that Congress shall have power to levy an income tax and it doesn't specify a regressive, single rate tax. I propose true tax reform for the succeeding blennium."

Mr. Bledsoe demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 255 as amended by the House, and the bill passed the House by the following vote: Yeas, 82; nays, 11; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Hawley, Hill, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Saling, Sheridan, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Mr. Speaker—82.

Those voting nay were: Representatives Avey, Backstrom, Grant, Hoggins, King, McCormick, Moon, Richardson, Sawyer, Smith, Wolf—11.

Those absent or not voting were: Representatives Harris, Haussler, Heavey, Rosellini, Spanton, Zimmerman—6.

Engrossed Senate Bill No. 255 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATIONS OF VOTE

I wish to enter into the record the reason for my "nay" vote on the final passage of Engrossed Senate Bill No. 255. I voted "nay" because this revenue measure did not provide any revenue for the relief of property owners from special levies. I also voted "no" because I believe it is improper to give special tax exemptions without first having provided tax reform that would have made some of these exemptions unnecessary.

Dale E. Hoggins, 21st District.

My reason for failing to vote on this issue is due to a conflict in interest. The bill discusses coin-operated laundries and dry cleaning establishments, of which I am'a part owner.

Keith J. Spanton,

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15th District.

MOTION

On motion of Mr. Gorton, Engrossed Senate Bill No. 255 as amended by the House was ordered immediately transmitted to the Senate.

Mr. O'Brien demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Harris, Haussler, Heavey, and Newschwander.

On motion of Mr. Gorton, the absent members were excused and the House proceeded with business under the call of the House.

Reengrossed Senate Bill No. 374, by Senators Rasmussen, Greive, and Cooney:

Amending the unemployment compensation act.

The House resumed consideration of Reengrossed Senate Bill No. 374 on second reading.

The Speaker declared the question before the House to be the adoption of the following amendment by Mr. Jueling to the amendment by Representatives Adams, Jueling, and Morrison (See pp. 1775 to 1782 for amendment):

Amend the amendment by Representatives Adams, Jueling and Morrison as follows: On page 7, section 7, line 22 of the printed amendment, after "this section." insert the following paragraph:

"If the commissioner finds that an employer or any agent of an employer has wilfully submitted false information or wilfully failed to report a material fact concerning a claimant's employment or separation from employment, the commissioner shall charge benefits to the employer's experience rating account in an amount equal to ten times the weekly benefit amount of such claimant."

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Mr. Speaker, I think we should give Mr. Jueling all that courtesy has at its command under proper decorum, so we can listen to his remarks."

The Speaker:

"Thank you, Mr. O'Brien. Will the members take their seats. The House will be in order."

YIELDING TO QUESTION

At the request of Mr. Day, Mr. Jueling yielded to question.

Mr. Day:

"Mr. Jueling, would this penalty apply to a small employer of two or three employees just the same as it would to one with six hundred?"

Mr. Jueling:

"Indeed it would. If he makes a false or misleading statement, he should be penalized."

YIELDING TO QUESTION

At the request of Mr. Backstrom, Mr. Jueling yielded to question.

Mr. Backstrom:

"Representative Jueling, I am a little concerned about this. There are some employers who have only one or two employees. Who is to determine whether these are false statements or misstatements? Many of these people do not have real bookkeepers, so some incorrect statement may go in on a report inadvertently; then if the tax commission finds it to be false, he has had it."

Mr. Jueling:

"First of all, Mr. Backstrom, he must have done this wilfully and it must be proved. Secondly, the commissioner must find that this is true and then, further, he has recourse to the appeal procedure, so I think he is amply protected."

The motion was carried and the amendment to the amendment was adopted.

The Speaker declared the question before the House to be adoption of the amendment by Representatives Adams, Jueling, and Morrison, as amended.

The amendment as amended was adopted.

On motion of Mr. Adams, the following amendment to the title was adopted:

On line 1 of the title strike everything after the word "security" and insert the following:

"; amending section 3, chapter 35, Laws of 1945 and RCW 50.04.020; amending section 4, chapter 35, Laws of 1945 as amended by section 1, chapter 214, Laws of 1949 and RCW 50.04.030; amending section 33, chapter 35, Laws of 1945 as last amended by section 2, chapter 8, Laws of 1953 first extraordinary session and RCW 50.04.320; amending section 68, chapter 35, Laws of 1945 as last amended by section 3, chapter 266, Laws of 1959 and RCW 50.20.010; amending section 73, chapter 35, Laws of 1945 as last amended by section 8, chapter 8, Laws of 1953 first extraordinary session and RCW .50.20.050; amending section 3, chapter 283, Laws of 1955 and RCW 50.20.030; amending section 80, chapter 35, Laws of 1945 as last amended by section 2, chapter 321, Laws of 1959 and RCW 50.20.120; amending section 83, chapter 35, Laws of 1945 as amended by section 5, chapter 215, Laws of 1951 and RCW 50.20.150; amending section 89, chapter 35. Laws of 1945 as amended by section 18, chapter 214, Laws of 1949 and RCW 50.24.010; adding three new sections to chapter 35, Laws of 1945 and to chapter 50.20 RCW; adding new sections to chapter 35, Laws of 1945 and to Title 50 RCW; repealing sections 10, 11, 12, 15 and 16, chapter 286, Laws of 1955 and RCW 50.28.010 through 50.28.030, 50.28.050 and 50.28.060; repealing section 3, chapter 235, Laws of 1949 as last amended by section 13, chapter 286, Laws of 1955 and RCW 50.28.040; and declaring an emergency."

On motion of Mr. Gorton, the rules were suspended, Reengrossed Senate Bill No. 374 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Adams and Morrison speaking in favor of passage of the bill, and Representatives Grant and King speaking against its passage.

YIELDING TO QUESTION

At the request of Mr. Gladder, Mr. Lewis yielded to question.

Mr. Gladder:

"Mr. Lewis, earlier this week you and I had a rather detailed discussion on this particular subject. Our opinions and conclusions were at some variance with those of Representative Grant and Representative King. I wonder if you would review briefly some of the things we discussed?"

Mr. Lewis:

"Representative Gladder, I would be happy to."

POINT OF ORDER

The Speaker recognized Mr. Charette on a point of order.

Mr. Charette:

"Mr. Speaker, I feel that the purpose of yielding to a question is to explain some particular point, and I would hope that the Speaker would call on Mr. Lewis if he wants to make a speech, and that Mr. Lewis and Mr. Gladder wouldn't have to use this devious means to let Mr. Lewis make a speech."

RULING BY THE SPEAKER

The Speaker:

"I think Mr. Gladder has asked a legitimate question in regard to the whole field of the measure before us. Continue, Mr. Lewis."

Mr. Lewis:

"Thank you, Mr. Speaker. Ladies and gentlemen, Mr. Charette, this represents in my mind a considerable compromise. Representative Grant and Representative King have spoken here about the need for compromise. Representative Sprague alluded only to the fact that in his opinion the people on this side of the aisle would not compromise some of their actions in Olympia. Some of us who campaigned on this side of the aisle for a strong unemployment compensation law regard this bill to be a considerable compromise with the principles on which we campaigned. This bill, ladies and gentlemen, adds 3.3 million dollars to the cost of unemployment compensation to the employees of the state of Washington. It would be entirely possible to increase the benefits to the genuine unemployed by fifty percent in the state of Washington without increasing the cost to employers if we were to close all the loopholes in the law. This bill hasn't done that. This bill, for example, still allows a man to retire and collect some unemployment compensation for up to six months. Sure, we deduct the amount of his pension—"

The Speaker:

"Mr. Lewis, I think we have been rather lenient. I wouldn't like to be in the position of having made a wrong ruling. I would like to have you confine your remarks to the question and keep it short."

Mr. Lewis:

"I am endeavoring to answer the question that Representative Gladder asked me, Mr. Speaker. This bill leaves open the question of paying benefits to somebody who is retired. It is weaker than the bill that was passed by the Senate, in that the amount of work that a man who is only temporarily in the labor force is required to do is only six hundred hours, whereas the Senate required eleven hundred hours of earning. This puts in an escalator clause. None of us have escalator clauses in our salaries. How many on the other side would be prepared to give the Governor an escalator clause in his salary? There are many points in this bill I would like to see stricken. I think Representatives Adams, Jueling, Morrison, and other members of their committee have done a distinct service to the employers and workingmen of the state of Washington by coming up with this bill. It is the best we can come up with. For that reason, Representative Gladder, I am going to support the bill reluctantly, but I am going to support it."

Further debate ensued, Representatives Day, Perry, Sprague, and Smith speaking against passage of the bill, and Representatives Brazier, Jueling, and McGavick speaking for its passage.

Mr. Heavey appeared at the bar of the House.

Mr. McDougall demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Reengrossed Senate Bill No. 374 as amended by the House, and the bill passed the House by the following vote: Yeas, 54; nays, 42; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, O'Dell, Reese, Richardson, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—54.

Those voting nay were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Chatalas, Conner, Day, DeJarnatt, Gallagher, Garrett, Grant, Heavey, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Litchman, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, Perry, Rosellini, Sawyer, Sheridan, Smith, Sprague, Taylor, Thompson, Walgren—42.

Those absent or not voting were: Representatives Harris, Haussler, New-schwander—3.

Reengrossed Senate Bill No. 374 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATIONS OF VOTE

I wish to state for the record that I voted for Senate Bill No. 374 to obtain final passage and get the bill into a conference where an honest and legitimate compromise can be worked out that will not unduly deplete the unemployment compensation fund and at the same time will afford adequate payments and eliminate some of the traditional abuses that have remained within the law. I have been assured that members of reasonable minds will serve on the conference committee and that an acceptable compromise can be worked out.

Robert L. Charette, 19th District.

I wish to enter into the record the reason for my "yea" vote on the final passage of Senate Bill No. 374. I voted "yea" because I believe this bill provides benefits to those who are sincerely attached to the labor market; it contains an escalator clause; it closes the loopholes that are in the current law; and I believe it will encourage employers to provide year around employment.

Dale E. Hoggins, 21st District.

Senate Bill No. 519, by Senators Woodall, Cooney, and Greive:

Stipulating damages which may be awarded to parent in actions for injury or death of child.

The bill was read the second time and passed to Committee on Rules and Administration for third reading.

MOTION

On motion of Mr. Bledsoe, the House dispensed with further business under the call of the House.

Engrossed Senate Bill No. 464, by Senators McCormack, Uhlman, and Woodall:

Increasing liability of parents for their minor children's malicious or wilful torts.

The bill was read the second time.

Mr. Clark (Newman H.) moved adoption of the following amendment:

On page 1, section 1, line 11, after "[three hundred]" strike "one thousand" and insert "five hundred"

MOTION

Mr. Heavey moved that Engrossed Senate Bill No. 464 be rereferred to Committee on Judiciary.

Debate ensued, Representatives Heavey, Chapin, and Clark (Newman H.) speaking in favor of the motion, and Representatives Bottiger and Walgren speaking against it.

The motion was lost.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Clark.

The motion was lost and the amendment was not adopted.

Mr. Bottiger moved that the rules be suspended, Engrossed Senate Bill No. 464 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

MOTION

Mr. Clark (Newman H.) moved that the House defer further consideration of Engrossed Senate Bill No. 464 on second reading, and that the bill be ordered placed at the end of tomorrow's second reading calendar.

RULING BY THE SPEAKER

The Speaker:

"Mr. Clark, we already have a motion before us. Your motion is out of order."

The motion to suspend the rules and advance the bill to third reading was carried on a rising vote.

POINT OF ORDER

The Speaker recognized Mr. Clark (Newman H.) on a point of order.

Mr. Clark:

"Mr. Speaker, the motion to suspend didn't get sixty-six votes."

RULING BY THE SPEAKER

The Speaker:

"We didn't need sixty-six votes, only two-thirds of those voting."

The Speaker declared the question before the House to be Engrossed Senate Bill No. 464 on final passage.

Representatives Bottiger and Clarke (George W.) spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 464, and the bill passed the House by the following vote: Yeas, 85; nays, 8; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bluechel, Bottiger, Bozarth, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Grant, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McGavick, Merrill, Moon, Morrison, Murray, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—85.

Those voting nay were: Representatives Avey, Bledsoe, Brazier, Flanagan, Goldsworthy, Gorton, Heavey, Newhouse—8.

Those absent or not voting were: Representatives Copeland, Harris, Haussler, McDougall, Newschwander, Smith—6.

Engrossed Senate Bill No. 464, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 457, by Senators Hallauer and Henry:

Authorizing use of federally guaranteed obligations or security for deposits of public funds.

The bill was read the second time.

On motion of Mr. McDougall, the rules were suspended. Senate Bill No. 457 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Barden spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Humiston, Mr. Barden yielded to question.

Mr. Humiston:

"Mr. Barden, you are familiar with House Bill No. 223, which is now law. Would this bill, either as it exists in law or with this amendment which is proposed, permit county treasurers to use these deposits in banks under the terms of House Bill No. 223 as passed?"

Mr. Barden:

"Yes, Representative Humiston. This bill pertains only to such funds as are still on deposit in banks. If the money is withdrawn from banks to be invested by the county treasurer, of course, the bank has no need to maintain collateral security for those deposits."

The Clerk called the roll on the final passage of Senate Bill No. 457, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those absent or not voting were: Representatives Anderson, Avey, Harris, Haussler, Hubbard, Newschwander, Smith—7.

Senate Bill No. 457, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 432, by Senators Chytil, Donohue, and Talley:

Providing for the protection of specialized forest products.

The bill was read the second time.

On motion of Mr. Conner, the rules were suspended, Senate Bill No. 432 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representatives Conner and Bledsoe spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 432 and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Grant, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Clocksin, Gorton, Harris, Haussler, Newschwander, Smith—6.

Senate Bill No. 432, having received the constitutional majority; was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I was off the floor and was unable to return to my desk before the Speaker locked the machine. I would like to be recorded as voting "aye" on Senate Bill No. 432.

Virginia Clocksin, 24th District.

MOTION

On motion of Mr. Gorton, the House reverted to the eighth order of business for the purpose of receiving a motion.

MOTION

Mr. Copeland moved that the rules be suspended and that the House do now consider Engrossed House Bill No. 72 as amended by the Senate.

The motion was carried.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 4, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 72 with the following amendments:

On page 1, line 3 of the title of the engrossed and printed bills, after "measures;" insert "creating a parks and recreation revolving account; providing for certain inter-agency fund transfers; authorizing the expenditure of certain funds for park purposes; providing for the exchange of state lands for privately owned lands of equal value to be used for park purposes; adding a new section to chapter 79.08 RCW;"

On page 1, section 1, line 11 of the printed bill, being line 10 of the engrossed bill, after "jurisdiction" and before "when" insert "which are of primitive character"

On page 1, line 24 of the printed bill, being line 23 of the engrossed bill, following section 1, insert new sections to read as follows:

"NEW SECTION. Sec. 2. There is added to chapter 8, Laws of 1965 and to chapter 43.30 RCW a new section to read as follows:

The budget director is authorized and directed from time to time to transfer or order the transfer to the park and parkways account of the general fund, from the fund in which they were deposited, the rentals paid under RCW 79.08.102 through 79.08.106 for the use of public lands for park purposes: Provided, That no moneys derived from the sale, lease, rental or other disposal of lands granted in trust to the state by the Washington state enabling act which are (1) then currently pledged to the support of bonded indebtedness or (2) which are not authorized or which are prohibited to be so pledged, shall be deposited in such account: And Provided Further, That no transfer shall be made or ordered which is prohibited by the Constitution or beyond the power of the state.

The budget director may adopt rules and regulations governing the procedures to be followed in transferring or ordering the transfer of moneys to the park and parkways account.

"NEW SECTION. Sec. 3. There is added to chapter 8, Laws of 1965, and to chapter 43.08 RCW, a new section to read as follows:

It is the sense of the legislature that use of lands granted to the state in trust by the Washington State Enabling Act for park purposes is not in violation of the trust imposed upon such lands, since the lands are not disposed of in the constitutional sense and since the various trust beneficiaries indirectly receive the benefits of the trust.

Therefore, the department of natural resources, with respect to the rental on lands leased for park purposes, shall determine the full rental market value as required by Article XVI of the Washington State Constitution, by considering only the actual money value of the lands when used for park purposes and the offsetting benefits accruing directly or indirectly to the owners and/or beneficiaries of such lands.

"NEW SECTION. Sec. 4. There is added to chapter 79.08 RCW a new section to read as follows:

For the purpose of securing and preserving privately owned lands for parks and recreation purposes, the department of natural resources is authorized, with the advice and approval of the state board of natural resources, to exchange any state lands of equal value for such lands. Lands acquired by exchange as herein provided shall be withdrawn from lease and sale and reserved for park and recreation purposes.

"NEW SECTION. Sec. 5. There is added to chapter 8, Laws of 1965, and to chapter 43.08 RCW a new section to read as follows:

If any provision of sections 1 through 6 of this act, or its application to any person or circumstances is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected."

Renumber existing section 2 as section 6., and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Copeland, the House refused to concur in the Senate amendments to Engrossed House Bill No. 72 and asked the Senate to recede therefrom.

MOTION

On motion of Mr. Gorton, the House advanced to the ninth order of business for second reading of bills.

SECOND READING OF BILLS

House Bill No. 719, by Representative Leland: Providing for highways, bridges and toll facilities.

MOTION

On motion of Mr. McDougall, Substitute House Bill No. 719 was substituted for House Bill No. 719 and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 719 was read the second time.

Mr. Beck moved adoption of the following amendment by Representatives Beck, Walgren, Elicker, and Wanamaker:

On page 2, line 26, strike all of section 4 and renumber the remaining sections accordingly

The Speaker called on Mr. McDougall to preside.

Debate ensued, Representative Beck speaking in favor of adoption of the amendment and Representative Leland speaking against its adoption.

The motion was lost and the amendment was not adopted.

On motion of Mr. Sheridan, the following amendment was adopted:

On page 3, section 5, line 3, after "363" and before the period insert "nor shall anything in this 1967 amendatory act be construed to authorize reimposition of tolls on the Tacoma Narrows bridge"

Substitute House Bill No. 719 was ordered engrossed.

On motion of Mr. Leland, the rules were suspended, Engrossed Substitute House Bill No. 719 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

YIELDING TO QUESTION

At the request of Mr. Cunningham, Mr. Leland yielded to question. Mr. Cunningham:

"Mr. Leland, the combination of feeder bridges that is suggested in this bill somewhat bothers me, because it does not include Vashon Island which is in my district and would still have to have only ferry service, and which is otherwise isolated from both the peninsula and the mainland. What effect do you think the construction of both of these feeder bridges, either the Illahee or the Fletcher Bay, in conjunction with the Rich Passage bridge, will have on the eventual construction of the cross-sound bridge? Do you feel this might shift the traffic pattern to the Bainbridge side so that they might build the Bainbridge bridge rather than the Vashon bridge?"

Mr. Leland:

"No, Mr. Cunningham. The reason it is a package of two bridges is that this is the only way we could get a start on this problem in Kitsap county. Both of these bridges would be required in one or both of the proposed cross-sound routes. The Rich Passage bridge is required whether you build Route 1 or Route 2, and either the Illahee or Fletcher Bay bridge would be required if you built Route 2. So we feel that this does not mitigate against either location in future deliberations but that it will make a tremendous stride forward in getting Kitsap county tied together. This is the purpose of this; it is not the intent that it mitigate against one location or the other."

Mr. Cunningham:

"To your knowledge, are there any plans for additional feeder bridges after these are completed, such as at Colvos Passage?"

Mr. Leland:

"Mr. Cunningham, that question has been raised by you and others, and I think that would have to wait for future development and need. Now you can correct me if I am wrong, but as I understand it, the cost of the Colvos Passage bridge is something like fifty million dollars and without its being an integral part of the total cross-sound package it is just not feasible financially, because you would still have to go to Vashon by way of ferry."

Mr. Cunningham:

"What effect do you feel the construction of these two feeder bridges, if this should pass here and over in the Senate, would have on the eventual construction and completion of a total cross-sound bridge system? Do you feel it would set it back or what do you feel it would do to these plans?"

Mr. Leland:

"I think the closest way I can characterize it is that it would be a Mexican standoff. As you are aware, we held this bill up as a courtesy to Senator Washington who wanted to make an effort at the full package for the cross-sound bridge system in the Senate. I think everyone in the House is aware that the full package went 'down the drain.' As I said before, I think this should be a red letter day in helping solve the problem of tying Kitsap county together. There simply are not the votes to get the cross-sound bridge in toto. I can only say that these two bridges in one way should assist in the final cross-sound package because they will be built and will be paying for themselves, and that will make the total package less costly at some future date. I don't believe this will materially delay the cross-sound bridge. I don't think it materially accelerates it. It is an issue where the legislature is going to have to be willing to take a rather big jump financially. I don't think this will particularly delay or accelerate the total package."

YIELDING TO QUESTION

At the request of Mr. Elicker, Mr. Leland yielded to question. Mr. Elicker:

"Mr. Leland, I know there is nothing in the bill—and it would probably be improper to have it in the bill—about the toll schedules. Could you tell the members of the House what the discussions were in your committee and with Wilbur Smith and the people that drafted this bill as to the probable toll structures on these bridges?"

Mr. Leland:

"Mr. Elicker, we hope by use of the funds available—and I am speaking of funds above and beyond the present foreseeable need in the Puget Sound reserve account—to get the fares on these bridges down to around seventy-five cents. The optimum tolls as suggested by Wilbur Smith were sixty cents an axle or one dollar twenty cents. If you add that to the ferry fares to Vashon or Bainbridge, you get into a rather high and unreasonable rate, and since the connecting roads under normal circumstances would be built by the highway department, and since these connection roads are tied into the total financing of the project for which there will be a bond issue of approximately thirty-one million dollars, it was felt that it was a legitimate use of the reserve account to bring the tolls down to a more realistic figure of seventy-five cents. This is the intent of the bill."

Debate ensued, Representatives Elicker and Lewis speaking in favor of passage of the bill, and Representative Heavey speaking against its passage.

Mr. Goldsworthy demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 719, and the bill passed the House by the following vote: Yeas, 80; nays, 12; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Hawley, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, Marsh, Marzano, Mc-Caffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Zimmerman, Mr. Speaker—80.

Those voting nay were: Representatives Avey, Barden, Beck, Cunningham, Garrett, Grant, Heavey, Hubbard, Jueling, Lux, Rosellini, Wolf—12.

Those absent or not voting were: Representatives Bozarth, Copeland, Harris, Haussler, May, Newschwander, Spanton—7.

Engrossed Substitute House Bill No. 719, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATIONS OF VOTE

I voted against Substitute House Bill No. 719 on final passage because there was no assurance that the construction of the two feeder bridges would not either alter eventual bridging of Puget Sound from the presently approved Vashon route, or preclude cross-sound bridging entirely in the foreseeable future.

Paul Barden, 30th District.

I voted "no" on Substitute House Bill No. 719 because I wasn't assured that the construction of feeder bridges would improve ferry service to Vashon Island nor that the feeder bridge construction would not alter the eventual construction of cross-sound bridge route No. 1.

Norwood Cunningham, 30th District.

I voted "no" on Substitute House Bill No. 719 in order to be qualified to serve on a conference committee if one is appointed.

C. W. "Red" Beck, 23rd District.

The Speaker resumed the Chair.

Mr. Grant demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Copeland, Harris, Haussler, and Newschwander.

On motion of Mr. Gorton, the absent members were excused and the House proceeded with business under the call of the House.

Engrossed Senate Bill No. 165, by Senators Woodall, Chytil, and Guess:

Extending certain veterans' benefits to those participating in military campaigns.

The bill was read the second time.

Mr. Whetzel moved adoption of the following amendment by Representatives Whetzel and Lewis:

On page 8 of the printed and engrossed bill add a section following section 11 as added by senate amendment as follows:

"Sec. 12. Section 7, page 210, Laws of 1888 as last amended by section 7, chapter 144, Laws of 1945 and RCW 73.08.080 are each amended to read as follows:

The boards of county commissioners of the several counties in this state shall levy, In addition to the taxes now levied by law, a tax not less than one-twentieth of one mill, and not greater than one and one-fifth mills, upon the taxable property of their respective counties, to be levied and collected as now prescribed by law for the assessment and collection of taxes, for the purpose of creating a fund for the relief of honorably discharged soldiers, sailors and marines who served in the Civil War, in the war of Mexico or in any of the Indian wars, or the Spanish-American war or the Philippine insurrection [, soldiers, sailors and marines who served in the United States army, navy, or marine corps between April 6, 1917, and the date upon which peace is finally concluded with the German government and its allies, or soldiers, sailors and marines who served in the army, navy, or marine corps of the United States] or any person who served in any branch of the armed forces of the United States during the first World War, the second World War, the Korean conflict or the Viet Nam conflict or in any other foreign war, insurrection or expedition, which service shall be governed by the issuance of a campaign badge or ribbon by the government of the United States of America, [or any members of the armed forces of the United States in the existing war between the United States and Germany and her allies or the existing war between the United States and Japan and her allies,] and the indigent wives, husbands, widows, widowers and minor children of such indigent or deceased [soldiers, sailors and marines] members of the armed forces, to be disbursed for such relief by such board of county commissioners: Provided, That in any county which has or which may in the future have an unexpended balance from such levy, over and above the amount required for the above purposes, the board of county commissioners may budget and reappropriate such excess for the purposes of providing funds for the coordination of community mental retardation services or to provide community mental retardation or mental health services."

POINT OF ORDER

The Speaker recognized Mr. Sheridan on a point of order.

Mr. Sheridan:

"Mr. Speaker, if the amendment proposed by Representatives Whetzel and Lewis should carry, what would be the status of the amendment which Representatives Marzano, Lewis, and I have on the desk, which in effect deals with the definition? I don't want to be in the situation here where we would be precluded from offering our amendment on the basis that Mr. Whetzel's amendment had perfected the section as a whole."

RULING BY THE SPEAKER

The Speaker:

"Mr. Sheridan, I think we can handle this. These are both new sections. We might have to renumber them."

Representative Whetzel spoke in favor of adoption of the amendment.

YIELDING TO QUESTION

At the request of Mr. Marzano, Mr. Whetzel yielded to question.

Mr. Marzano:

"Mr. Whetzel, is not your amendment that you are proposing the same as Substitute House Bill No. 304?"

Mr. Whetzel:

"No. My amendment expands the indigent veterans' relief program that was in that bill and includes the Korean and Viet Nam veterans and any other veterans who served in a campaign and received a campaign ribbon. I might add that there is an amendment on the desk, I think, which you and Mr. Sheridan are proposing, and unless this particular section is amended, the amendments in your sections will be of no effect, because this is the financial basis for the other provisions that are included in your amendments."

Mr. Marzano:

"Are we not still talking about the so-called surplus fund?"

Mr. Whetzel:

"Yes. It is a proviso similar to the proviso considered and adopted by this House on a number of occasions in Substitute House Bill No. 304."

Debate ensued, Representatives Marzano and Sheridan speaking against adoption of the amendment, and Representative Heavey speaking in favor of its adoption.

Mr. Conner demanded an electric roll call and the demand was sustained. The Clerk called the roll on adoption of the amendment by Representatives Whetzel and Lewis, and the motion was carried and the amendment adopted by the following vote: Yeas, 57; nays, 38; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Berentson, Bledsoe, Bluechel, Brazier, Ceccarelli, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Day, DeJarnatt, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jueling, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Smythe, Spanton, Sprague,

Swayze, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—57.

Those voting nay were: Representatives Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bottiger, Bozarth, Brouillet, Charette, Chatalas, Conner, Cunningham, Gallagher, Garrett, Grant, Hawley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Litchman, Mahaffey, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, Sawyer, Sheridan, Smith, Taylor, Walgren—38.

Those absent or not voting were: Representatives Copeland, Harris, Haussler, Newschwander—4.

Mr. Sheridan moved adoption of the following amendment by Representatives Sheridan, Marzano, and Lewis:

On page 8 of the printed and engrossed bill, add two new sections following section 12 added by Representatives Whetzel and Lewis as follows:

"Sec. 13. Section 1, page 208, Laws of 1888 as last amended by section 1, chapter 180, Laws of 1947 and RCW 73.08.010 are each amended to read as follows:

[For the relief of indigent and suffering Union soldiers, sailors and marines who served in the Civil War, in the war of Mexico or in any of the Indian wars in the United States, the Spanish-American war and Philippine insurrection, soldiers, sailors and marines who served in the United States army, navy, or marine corps between April 6, 1917, and the date upon which peace is finally concluded with the German government and its allies, or soldiers, sailors and marines who served in the army, navy or marine corps of the United States in any other foreign war, insurrection, or expedition, which service shall be governed by the issuance of a campaign badge by the government of the United States of America, or for any members of the armed forces of the United States in the existing war between the United States and Japan and her allies, or the existing war between the United States and Germany and her allies, and their families or the families of those deceased, who need assistance in any city, town or precinct in this state, the board of commissioners of the county in which said city, town or precinct is situated shall provide such sum or sums of money as may be necessary, to be drawn upon by the commander and quartermaster, or commander and adjutant of any post, camp or chapter of any national organization of veterans now, or which may hereafter be, chartered by an act of congress in said city or town upon recommendation of the relief committee of said post, camp or chapter: Provided, Said soldier, sailor or marine, or the families of those deceased are and have been residents of the state for at least twelve months, and the orders of said commander and quartermaster, or commander and adjutant shall be the proper voucher for the expenditure of said sum or sums of money.]

The board of county commissioners of each county shall provide such sum or sums of money as may be necessary within the respective counties for the relief of indigent and suffering soldiers, sailors and marines who served in the armed forces of the United States in the Civil War, the war with Mexico, any of the Indian wars in the United States or its territories, the Spanish-American war, the Philippine insurrection, and soldiers, sailors, marines, coast guardsmen or members of the air force or flying corps who served the United States during World War I, World War II, the Korean conflict, the Viet Nam conflict, or in any other foreign war, insurrection, expedition or campaign for which a campaign badge or ribbon shall have been awarded, and their indigent spouses and minor children or the surviving indigent spouse and minor children of those deceased who need assistance.

This money may be drawn upon by the commander and quartermaster or commander and adjutant or their authorized delegate, of any post, camp, or chapter of any national organization of veterans which is now or hereafter may be, chartered by an act of congress, in such city, town or precinct upon recommendation of the relief committee of said post, camp or chapter: Provided, That the recipient has been a resident of the state of Washington for at least twelve months. The orders of the commander and quartermaster or commander and adjutant or their authorized delegate, shall be a proper voucher for the expenditure of such money.

Sec. 14. Section 5, page 209, Laws of 1888 as last amended by section 5, chapter 180, Laws of 1947 and RCW 73.08.060 are each amended to read as follows:

County commissioners are hereby prohibited from sending [indigent Union, Spanish-American war soldiers, sailors and marines, soldiers, sailors and marines who have

served the United States in the United States army, navy, or marine corps between April 6, 1917, and the date upon which peace is finally concluded with the German government and its allies, or soldiers, sailors and marines who served in the army, navy, or marine corps of the United States in any other foreign war, insurrection or expedition, which service shall be governed by the issuance of a campaign badge by the government of the United States of America, or any members of the armed forces of the United States in the existing war between the United States and Germany and her allies or the existing war between the United States and Japan and her allies (or their families or the families of the deceased), of the classes of persons mentioned in RCW 73.08.010,] soldiers, sailors and marines who served in the armed forces of the United States in the Civil War, the war with Mexico, any of the Indian wars in the United States or its territories, the Spanish-American war, the Philippine insurrection, and soldiers, sailors, marines, coast guardsmen or members of the air force or flying corps who served the United States during World War I, World War II, the Korean conflict, the Viet Nam conflict, or in any other foreign war, insurrection, expedition or campaign for which a campaign badge or ribbon shall have been awarded, and their indigent spouses and minor children or the surviving indigent spouse and minor children of those deceased who need assistance, to any almshouse (or orphan asylum) without the concurrence and consent of the commander and relief committee of the post, camp or chapter of any national organization of veterans now, or which may hereafter be, chartered by an act of congress as provided in RCW 73.08.010 and 73.08.030. Indigent veterans shall, whenever practicable, be provided for and relieved at their homes in such city, town or precinct in which they shall have a residence, in the manner provided in RCW 73.08.010 and 73.08.030. Indigent or disabled veterans of the classes specified in RCW 73.08.010, who are not insane and have no families or friends with whom they may be domiciled, may be sent to any soldiers' home."

Mr. Chatalas demanded an electric roll call and the demand was sustained.

Representatives Sheridan and Whetzel spoke in favor of adoption of the amendment.

The Clerk called the roll on adoption of the amendment by Representatives Sheridan, Marzano, and Lewis, and the motion was carried and the amendment adopted by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kisdaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—95.

Those absent or not voting were: Representatives Copeland, Harris, Haussler, Newschwander—4.

Mr. Wolf moved adoption of the following amendment:

On page 8 of the printed and engrossed bill, add a new section following section 14 added by Representatives Sheridan, Marzano and Lewis as follows:

"Sec. 15. Section 1, chapter 64, Laws of 1909, as last amended by section 7, chapter 180, Laws of 1947, and RCW 73.04.080 are each amended to read as follows:

Any post, camp or chapter of any national organization of veterans now, or which may hereafter be, chartered by an act of congress which has qualified to accept relief from the indigent soldiers' relief fund of any county may draw upon said county fund

for the payment of the rent of its regular meeting place: Provided, That no post, camp or chapter shall be allowed to draw on such fund for this purpose to exceed the sum of [one hundred eighty] two hundred fifty dollars in any one year, or in any amount for hall rental where said post, camp or chapter is furnished quarters by the state or by any municipality.

Before such claims are ordered paid by the county commissioners, the commander of such posts, camps or chapters shall file a proper claim each month with the county auditor for such rental."

Debate ensued, Representatives Wolf and Sheridan speaking in favor of adoption of the amendment, and Representative Sprague speaking against its adoption.

The motion was lost on a rising vote and the amendment was not adopted.

Mr. Marzano moved adoption of the following amendment by Representatives Conner and Anderson:

On page 8 of the printed and engrossed bill, add sixteen new sections following section 14 added by Representatives Sheridan, Marzano, and Lewis as follows:

"NEW SECTION. Sec. 15. Since the people of the state of Washington have recognized the sacrifices of its sons in the service of their country during World War II and subsequently in the Korean conflict, and having desired to aid them in their return to civil life, did authorize the payment of certain compensation in recognition of such services, and since problems arising out of said conflicts threaten to defeat the ideals for which said battles were waged and make it necessary for many of our sons to once again bear arms for the preservation of justice and peace, it is fitting and proper that we again recognize that service and give that helping hand to those who have given and are giving so much to us and have brought and are bringing so much honor to our great state.

The legislature in authorizing this compensation recognizes that all prior bonds issued for compensation of those veterans of World War II and the Korean conflict will be fully retired during the year 1972 and that taxes upon cigarettes referred to in RCW 72.32.130 provides ample funds to retire any new bond issue as provided for in this act without an added burden of taxation upon the citizens of this state.

NEW SECTION. Sec. 16. (1) There shall be paid to each person who has been on active federal service as a member of the armed military or naval forces of the United States between a period commencing August 25, 1964, and ending on the date of an armistice involving United States forces battling in South Viet Nam, and who for a period of one year immediately prior to the date of his entry into such service, was a bona fide citizen or resident of the state of Washington, for service between said dates. the sum of one hundred dollars for service in excess of one hundred days within the continental United States, the states of Alaska and Hawaii, the sum of one hundred eighty dollars for service in excess of eighty-nine days and less than three hundred sixty-five days where any part of such service was outside the continental limits of the United States, the states of Alaska and Hawaii, or the sum of two hundred forty dollars for service in excess of three hundred sixty-four days where any part of such service was outside the continental limits of the United States, the states of Alaska and Hawaii: Provided, However, That persons otherwise eligible who have been continuously in said armed services for a period of five years or more immediately prior to August 25, 1964, shall not be eligible to receive compensation under the terms of this act: Provided Further, That persons who have already received extra compensation or other benefits based upon claimed residence at the time of entry into such active service from any other state or territory shall not be entitled to compensation under this act: And Provided Further, That no person shall be eligible to receive compensation under this act having prior thereto applied for and received compensation

(2) In case of the death of any such person prior to said armistice date as referred to in subparagraph (1) above, or at such time as such person would have been eligible for benefits hereunder, an equal amount shall be paid to his surviving widow if not remarried at the time compensation is requested, or in case he left no widow or in case his widow has remarried and he has left children, then to his surviving children, or in the event he left no widow eligible for payment hereunder, or children surviving on such date, then to his surviving parent or parents: *Provided*,

However, That no such parent who has been deprived of custody of such child by a decree of a court of competent jurisdiction shall be entitled to any compensation under this act.

(3) It is the purpose of the legislature that benefits payable under the provisions of this act shall be comparable to those paid to veterans under former laws, the increase in dollar amount herein reflecting an approximation of the increase in the cost of living as indicated by the consumer price index of the United States Department of Labor, Bureau of Labor Statistics.

NEW SECTION. Sec. 17. The word "person" as used in section 2 of this act shall not include persons who, during the period of their service, refused on conscientious, political or other grounds to subject themselves to full military discipline and unqualified service or who were separated from such service under conditions other than honorable, and who have not subsequently been officially restored to an honorable status, and such persons shall not be entitled to the benefits of this act: Provided, That the word "person" as used in section 2 of this act shall include those persons with honorable discharge who claimed exemptions from combatant training and service by reason of religious training and belief and whose claims were sustained under authority of the selective training and service act of 1940 and executive order No. 8606, but who were inducted into the armed forces and assigned to noncombatant service and who did not otherwise refuse to subject themselves to full military discipline and unqualified service.

NEW SECTION. Sec. 18. All disbursements required by this act for compensation shall be made upon the presentation of a certificate or claim form to be prescribed by the state central budget agency. Such form shall be duly verified by the claimant under oath, and shall set forth his name, residence at the time of entry into the service, date of enlistment, induction, or entry upon active federal service, beginning and ending dates of overseas service, date of discharge or release from active federal service, or if the claimant has not been released at the time of application, a statement by a competent military authority that the claimant during the period for which compensation is claimed did not refuse to subject himself to full military discipline and unqualified service, and that he has not been separated from service under circumstances other than honorable.

The central budget agency may require such further information to be included in such certificate as it deems necessary to enable the state treasurer to determine the eligibility of applicants. Such certificate shall be presented to the state treasurer or his representative, together with evidence of honorable service satisfactory to the state treasurer.

The state treasurer shall draw warrants in payment of such compensation claims against the war veterans' compensation fund, which has heretofore been established in the state treasury. Claims for such compensation may be filed after the effective date of this act but no payments shall be made prior to July 2, 1969.

The state treasurer may make such reasonable requirements for application procedure as are necessary to prevent fraud or the payment of compensation to persons not entitled thereto.

Total administrative expenses incurred in carrying out the provisions of this act shall in no event exceed five preent of the total amount of compensation paid to veterans under section 2 of this act, and the state treasurer shall issue no warrants for the payment of administrative expenses in excess of this amount, nor shall funds over said amount be paid from the war veterans' compensation fund for such administrative expenses.

NEW SECTION. Sec. 19. Where compensation is payable under this act to any person who is mentally incompetent at the time application is made, said compensation may be paid to any guardian, committee, conservator, or curator duly appointed, pursuant to the laws of the state of residence of said incompetent to control and manage the person and/or estate of the incompetent, or such compensation may be paid to any chief officer of any state or federal institution having custody of such incompetent: Provided, However, The chief officer of any state or federal institution shall use any compensation received pursuant to this section for the personal benefit of the incompetent, exclusive of care and maintenance.

The guardian, committee, conservator, curator, chief officer, or person in charge shall make application for the incompetent's compensation upon the form regularly provided for such purpose pursuant to section 4 of this act, and in addition, shall certify under oath that the applicant is the guardian, committee, conservator, curator,

chief officer, or person in charge as above set forth, and shall further certify that the compensation received shall be used for the personal benefit of the incompetent as provided herein and in accord with the laws applicable to the administration of their office.

Any compensation paid upon the basis of the above certification shall be complete settlement and satisfaction of any claim made pursuant to the provisions of this act as if made to a person not incompetent.

NEW SECTION. Sec. 20. The state treasurer shall furnish free of charge upon the application therefor certificates or claim forms upon which applications may be made and may establish at different points within the state offices at which there shall be kept on file for the use of persons covered by this act a sufficient number of such certificates, so that there is no delay in the payment of compensation. The state treasurer may authorize the county auditor or county clerk, or both, of any county of the state to act for him in receiving such certificates, and shall furnish them with sufficient certificates to enable them to accept the same. The state treasurer shall procure such printing, office supplies and equipment and employ such persons as may be necessary to properly carry out the provisions of this act. All expenses incurred by him in the administration of this act shall be paid by warrants drawn upon the war veterans' compensation fund.

NEW SECTION. Sec. 21. The state finance committee shall authorize an inter-fund loan as prescribed by RCW 43.84.100 to cover administrative expenses incurred prior to the sale of the bonds herein authorized.

NEW SECTION. Sec. 22. For the purpose of providing funds for the payment of compensation hereunder, the expenses of administration and the payment of expense incident to the issuance and sale of bonds, there shall be issued and sold general obligation bonds of the state of Washington in the sum of twenty million dollars, or so much thereof as shall be required as provided herein, to be paid and discharged within thirty years from the date of issuance.

The state finance committee is authorized to prescribe the form of such bonds, the time of sale of all or any portion or portions of such bonds and the conditions of sale and issuance thereof: *Provided*, That none of the bonds herein authorized shall be sold for less than the par value thereof, nor shall they bear interest at a rate in excess of six percent per annum.

The bonds shall pledge the full faith and credit of the state of Washington and contain an unconditional promise to pay the principal and interest when due. The committee may provide that the bonds, or any of them, may be called prior to the due date thereof under such terms and conditions as it may determine. The bonds shall be signed either manually or with a stamped facsimile signature of the governor and the state treasurer under the seal of the state and any coupons attached to such bonds shall be signed by the same officers whose signatures thereon may be in printed facsimile.

Bonds issued under the provisions of this act shall be payable from the proceeds of cigarette taxes in the manner prescribed in RCW 73.32.130. The bonds and interest shall, so long as any portion thereof remains unpaid, constitute a prior and exclusive claim upon the proceeds of said cigarette tax, subject only to amounts previously pledged for the payment of interest on and retirement of bonds heretofore issued: *Provided*, That if said bonds are sold to any persons other than the state of Washington, they shall be sold at public sale, and it shall be the duty of the state finance committee to cause such sale to be advertised in such manner as it shall deem sufficient. Bonds issued under the provisions of this act shall be legal investment for any of the funds of the state, except as otherwise prohibited by law.

NEW SECTION. Sec. 23. The money arising from the sale of said bonds shall be deposited in the state treasury to the credit of the war veterans' compensation fund, which shall be used for the payment of the compensation provided in this act, and for paying the expenses of the administration thereof. For the purpose of carrying out the provisions of this act, there is hereby appropriated from the war veterans' compensation fund the sum of twenty million dollars.

NEW SECTION. Sec. 24. As a part of the contract of sale of the bonds herein authorized, the state undertakes to continue to levy the taxes upon cigarettes referred to in RCW 73.32.130 and to place the proceeds thereof in the war veterans' compensation bond retirement fund and to make said fund available to meet said payments when due until all of said bonds and the interest thereon shall have been paid.

NEW SECTION. Sec. 25. The legislature may provide additional means for raising money for the payment of the interest and principal of said bonds, and this act shall not be deemed to provide an exclusive method for such payment.

NEW SECTION. Sec. 26. Any person who with intent to defraud, subscribes to any false oath or makes any false representation, either in the execution of the certificates or claim forms provided for by this act, or who with intent to defraud, presents to the central budget agency, state treasurer, or any other officer, any certificate or claim form for the purpose of obtaining funds provided by this act, which do not in fact belong to such person, or makes any false representation in connection with obtaining any funds under the terms of this act, shall be guilty of a felony.

NEW SECTION. Sec. 27. No charge shall be made by any agent, notary public, or attorney for any service in connection with obtaining a certificate to obtain the allowance provided for by this act, and no person shall, for a consideration, discount or attempt to discount, or for a consideration, advance money upon any certificate or certificates issued pursuant to this act. Any violation of this section shall be a gross misdemeanor.

NEW SECTION. Sec. 28. The executive officer of the veterans' rehabilitation council shall advise with and assist the state treasurer in the performance of the duties of the treasurer under this act, and when so called upon, the executive officer shall employ such persons and incur such expenses as may be necessary, such expenses to be paid by warrant drawn upon the war veterans' compensation fund.

NEW SECTION. Sec. 29. This act shall be submitted to the people for their adoption and ratification, or rejection, at the general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1968, in accordance with the provisions of section 3, Article VIII of the state Constitution, and in accordance with the provisions of section 1, Article II of the state Constitution, as amended, and the laws adopted to facilitate the operation thereof.

NEW SECTION. Sec. 30. If any section or provision of this act shall for any reason be held invalid, such decision shall not invalidate the remaining portions of this act."

POINT OF ORDER

The Speaker recognized Mr. Gorton on a point of order.

Mr. Gorton:

"Mr. Speaker, I raise a point of order based on Rule 36 that this amendment is not germane to this bill. This is in effect an appropriation to the bill that deals with an entirely different subject than that under consideration, and even more important, of course, is that this is a referendum bill to be submitted to the people, which is totally ungermane to a bill which can be passed by the legislature."

RULING BY THE SPEAKER

The Speaker:

"Mr. Gorton, your point is not well taken. The Speaker will rule that the amendment is in order."

Mr. Grant demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the amendment by Representatives Conner and Anderson, and the motion was lost and the amendment not adopted by the following vote: Yeas, 47; nays, 48; absent or not voting, 4.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clocksin, Conner, Day, DeJarnatt, Gallagher, Garrett, Grant, Hawley, Hoggins, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Litchman, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, Perry, Rosellini, Sawyer, Sheridan, Smith, Sprague, Taylor, Thompson, Walgren—47.

Those voting nay were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clarke (George W.), Cunningham,

Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Heavey, Hill, Holman, Hubbard, Humiston, Jueling, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, O'Dell, Reese, Richardson, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—48.

Those absent or not voting were: Representatives Copeland, Harris, Haussler, Newschwander—4.

Mr. Chapin moved adoption of the following amendment:

On page 8 of the printed and engrossed bill, add a new section following section 14 added by Representatives Sheridan, Marzano, and Lewis as follows:

"Sec. 15. Section 1, chapter 64, Laws of 1909 as last amended by section 7, chapter 180, Laws of 1947 and RCW 73.04.080 are each hereby repealed."

The motion was lost on a rising vote and the amendment was not adopted.

On motion of Mr. Whetzel, the following amendment to the title by Representatives Whetzel and Lewis was adopted:

In line 10 of the title of the printed bill, being line 9 of the engrossed bill, after the semicolon following "RCW 72.36.080" insert "amending section 7, chapter 210, Laws of 1888 as last amended by section 7, chapter 144, Laws of 1945 and RCW 73.08.080;"

On motion of Mr. Sheridan the following amendments to the title by Representatives Sheridan, Marzano, and Lewis were adopted:

In line 1 of the title after "preferences" and before the comma, strike everything down to "veteran" on line 2

Following the Senate amendment to the title by Senator Neill, being in line 16 of the title of the engrossed bill, after the semicolon following "RCW 28.77.080" and before "and adding" insert "amending section 1, page 208, Laws of 1888 as last amended by section 1, chapter 180, Laws of 1947 and RCW 73.08.010; amending section 5, page 209, Laws of 1888 as last amended by section 5, chapter 180, Laws of 1947 and RCW 73.08.060:"

On motion of Mr. McDougall, the rules were suspended, Engrossed Senate Bill No. 165 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 165 as amended by the House, and the bill passed the House by the following vote: Yeas, 93; nays, 2; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those voting nay were: Representatives Marzano, Sheridan—2.

Those absent or not voting were: Representatives Copeland, Harris, Haussler, Newschwander—4.

Engrossed Senate Bill No. 165 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. Gorton, the House dispensed with further business under the call of the House.

On motion of Mr. Gorton, the House deferred consideration of the balance of the second and third reading calendars, and the bills thereon were ordered placed on the second and third reading calendars for tomorrow.

On motion of Mr. McDougall, the House adjourned until 11:00 a.m., Friday, April 7, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

TWENTY-NINTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, April 7, 1967.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll and all members were present except Representatives Copeland, Haussler, Jolly, Newschwander, and Rosellini. Representatives Haussler and Jolly were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 6, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred House Bill No. 849, making standing committees of both houses of the legislature interim committees thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Norwood Cunningham, Chairman, Thomas A. Swayze, Jr., Vice Chairman.

We concur in this report: Alan Bluechel, R. Ted Bottiger, Richard U. Chapin, William S. Day, Caswell J. Farr, Mary Stuart Lux, John L. O'Brien.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., April 6, 1967.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 131, establishing salary for administrator of the courts, have had the

same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Newman H. Clark, Chairman, Timothy H. Hill, Vice Chairman.

We concur in this report: R. Ted Bottiger, Donald H. Brazier, Jr., Richard U. Chapin, Robert L. Charette, Charles W. Elicker, Edward Heavey, Daniel G. Marsh.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., April 5, 1967.

Mr. Speaker:

We, a majority of your Committee on Local Government, to whom was referred Senate Bill No. 563, setting minimum on certain firemen's pensions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Homer Humiston, Chairman, Joseph L. McGavick, Vice Chairman.

We concur in this report: Donald H. Brazier, Jr., P. J. "Jim" Gallagher, Avery Garrett, Slade Gorton, Timothy H. Hill, Dale E. Hoggins, Francis E. Holman, Jerry C. Kopet, William S. Leckenby, Brian J. Lewis, Audley F. Mahaffey, John Merrill, Gordon W. Richardson, Sam Smith, Jonathan Whetzel.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 6, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 94; and Engrossed Senate Bill No. 471, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 6, 1967.

Mr. Speaker:

The Senate has adopted: Senate Concurrent Resolution No. 21, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 6, 1967.

Mr. Speaker:

The President has signed: House Bill No. 52; and

House Bill No. 65; and

House Bill No. 446; and

House Bill No. 466, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 6, 1967.

Mr. Speaker:

The President has signed: House Bill No. 516; and

Substitute House Bill No. 802; and

House Bill No. 941, and the same are herewith transmitted.

Ward Bowden, Secretary.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 6, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed Substitute House Bill No. 77 and asks the House for a conference thereon, and the President has

appointed as members of the Conference Committee thereon: Senators Uhlman, Woodall, and Mardesich, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House granted the request of the Senate for a conference on Engrossed Substitute House Bill No. 77.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed Representatives Brazier, Bottiger, and Leland as members of the conference committee on Engrossed Substitute House Bill No. 77.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 6, 1967.

Mr. Speaker:

The Senate has passed House Bill No. 860 with the following amendments:

In line 1 of the title after "state seal" strike the semicolon and the remainder of the title and insert "and state flag; amending section 1, chapter 174, Laws of 1923 as amended by section 1, chapter 85, Laws of 1925 extraordinary session and RCW 1.20.010; adding a new section to title 1 RCW; and declaring an emergency.

After section 1, add the following:

"Sec. 2. Section 1, chapter 174, Laws of 1923 as amended by section 1, chapter 85, Laws of 1925 extraordinary session, and RCW 1.20.010 are each amended to read as follows:

[That] The official flag of the state of Washington shall be of dark green silk or bunting and shall bear in its center a reproduction of the seal of the state of Washington embroidered, printed, painted or stamped thereon. The edges of the flag may, or may not, be fringed. If a fringe is used the same shall be of gold or yellow color of the same shade as the seal. The dimensions of the flag may vary.

The secretary of state is authorized to provide the state flag to units of the armed forces, without charge therefor, as in his discretion he deems entitled thereto. The secretary of state is further authorized to sell the state flag to any citizen at a price to be determined by the secretary of state.

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

Ward Bowden Secretary.

MOTION

Mr. Gorton moved that the House do concur in the Senate amendments to House Bill No. 860.

YIELDING TO QUESTION

At the request of Mr. Charette, Mr. Gorton yielded to question.

Mr. Charette:

"Mr. Gorton, I notice the Senate amendment refers to the Secretary of State furnishing flags to military units. Is there any standard definition of a military unit? Was that thought of when this amendment was put on?"

Mr Corton

"I can't answer that specific question for you, but I suppose a military unit is anything from a division down to a squad."

The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of House Bill No. 860 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 860 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Conner, Copeland, Haussler, Jolly, Litchman, Rosellini—6.

House Bill No. 860 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 6, 1967.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 630 and asks the House to recede therefrom.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House refused to recede from its amendments to Engrossed Senate Bill No. 630 and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed Representatives Swayze, Day, and Cunningham as members of the conference committee on Engrossed Senate Bill No. 630.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 94, by Senators Mardesich, Peterson (Ted), and Rasmussen:

An Act relating to plumbers, requiring state licenses; creating a state plumbing council; and providing penalties.

Referred to Committee on Business and Professions.

Engrossed Senate Bill No. 471, by Senators Greive, Cooney, and Williams:

An Act relating to the authority of counties, cities, towns and other political subdivisions of the state to lease or convey real property; levying an excise tax on city-owned parking facilities; and declaring an emergency.

Referred to Committee on Local Government.

Senate Concurrent Resolution No. 21, by Senators Williams and Talley:

Directing legislative council to make a study of regional planning agencies and governmental conferences.

On motion of Mr. Whetzel, the rules were suspended and Senate Concurrent Resolution No. 21 was advanced to second reading and read the second time.

On motion of Mr. Whetzel, the House deferred further consideration of Senate Concurrent Resolution No. 21 and the resolution was ordered placed on tomorrow's second reading calendar.

SPEAKER'S PRIVILEGE

The Speaker recognized in the north gallery the Honorable George Siderius, Senator from the 30th District in Montana, with his wife, and asked that they stand and be recognized.

The Speaker:

"We are pleased to have you with us today, Senator, and if any of the members or the office of the Speaker can be of assistance to you, please feel free to call on us."

RESOLUTIONS

House Resolution No. 67-71, by Representatives Jueling, Smythe, and Sprague:

Whereas, The present industrial insurance and medical aid statutes were adopted in 1911 and many changes in safety, insurance, medical, and legal concepts have taken place; and

Whereas, There has not been a general review of insurance for industrial and job-related accidents for many years; and

Whereas, The encouragement of maximum interest in job safety and industrial accident prevention is in the broadest public interest; and

Whereas, There is presently being experienced long delays in the final adjudication of compensation claims resulting from job-related accidents; and

Whereas, There is a need to enact a modern industrial insurance law to provide prompt, certain, and adequate compensation and to provide medical and vocational rehabilitation benefits to injured employees with a minimum of legal formality;

Now, Therefore, Be It Resolved, By this House of Representatives, That the Legislative Council be and hereby is authorized and directed to undertake a study of all aspects of the state workmen's compensation act and the present efficacy of the laws upon which they are based;

And Be It Further Resolved, That the results of the study and the recommendations be presented to the next regular session of the Legislature for its consideration;

And Be It Further Resolved, That the Chief Clerk of the House shall present a copy of this House Resolution to the Executive Secretary of the Legislative Council.

On motion of Mr. Jueling, the resolution was adopted.

House Resolution No. 67-72, by Representative Anderson:

Whereas, The gentle, gracious, and noble ladies of the Public Health Building, 4th Floor, have provided aid, sympathy, and counsel to the Honorable Members of the House of Representatives during these long and trying winter months; and

Whereas, These good ladies have been patient when we were impatient, pleasant when we were unpleasant, and have in all ways discharged their duties excellently; and

Whereas, These good ladies have most recently outdone themselves in the preparation and serving of a most sumptuous repast to all of the members of the House of Representatives;

Now, Therefore, Be It Resolved, That the members of the House of Representatives do hereby express their warm and deep appreciation to these ladies of the Public Health Building, 4th Floor, for all their kindnesses, past, present, and future; and

Be It Further Resolved, That the House of Representatives wishes them well in their diverse endeavors to be undertaken after the session is adjourned; and Be It Further Resolved, That the Chief Clerk of the House of Representatives be directed to prepare suitable and fitting copies of this Resolution, signed by the Honorable Speaker Don Eldridge, for presentation to each of the ladies.

On motion of Mr. Anderson, the resolution was adopted.

House Resolution No. 67-73, by Representative Heavey:

Whereas, The use of percentages—whether 25, 30, or 50 percent—for local assessments of property tends to bring about inconsistencies, confusion, and differences from county to county; and

Whereas, The use of millages in computing taxes upon property often misleads and confuses the individual taxpayer; and

Whereas, The Oregon Senate has unanimously passed legislation that would convert assessments to 100 percent of true market value, and would also have taxes expressed in dollar and cents rather than mills; and

Whereas, This action by the Oregon Legislature has been widely applauded by the daily newspapers as a "Truth in Taxing" bill; and

Whereas, Our present property tax laws are clearly confusing to both taxpayers and tax assessors and are fraught with the danger of sudden increases;

Now, Therefore, Be It Resolved, By the House of Representatives, That we instruct the Legislative Council to make a study of the present state property tax laws, with special attention to be given to the possibility of having property assessed at 100 percent of true market value, and having taxes computed in dollars and cents instead of mills: and

Be It Further Resolved, That the Legislative Council be directed to report its findings back to the Forty-first Session of the Washington State Legislature.

Mr. Heavey moved adoption of the resolution.

The motion was carried on a rising vote and the resolution was adopted.

House Resolution No. 67-74, by Representatives Heavey and Leckenby:

Whereas, American education is going through a time of change, experimentation, and reexamination; and

Whereas, Chief Sealth High School in Seattle, Washington has developed an experimental program commonly called the "Sealth Plan"; and

Whereas, Under the "Sealth Plan" they have experimented to discover what effects, if any, there will be upon the quality of education when the teacher workload is increased from 150 students to 160 or 170 students; and

Whereas, Further experimentation has been made to discover what effects, if any, will result if six weeks of class time are deleted yearly from each course; and

Whereas, Further experimentation has been made to discover what effects, if any, will result if the combination of this deleted time is used to offer students one additional subject or study hall; and

Whereas, Further experimentation has been made to discover if it was possible to obtain time for other nonteaching duties; and

Whereas, Because of this experiment, Chief Sealth High School has been designated as a "Demonstration School" by the TEPS Committee;

Now, Therefore, Be It Resolved, By the House of Representatives, That we congratulate the administration of Chief Sealth High School upon their willingness to embark upon this novel and provocative experiment in education; and

Be It Futher Resolved, That we congratulate them upon their designation as a "Demonstration School" for the school year 1966-67; and

Be It Further Resolved, That the Chief Clerk be directed to transmit a copy of this Resolution to the Principal of Chief Sealth High School.

On motion of Mr. Heavey, the resolution was adopted.

House Resolution No. 67-75, by Representatives Day, Hurley, May and McCormick:

Whereas, It has come to the attention of the House of Representatives, Washington State Legislature, that Wylie W. Brown, Spokane County Assessor, will celebrate his eightieth birthday on April 9, 1967; and

Whereas, The distinguished career of Wylie W. Brown has spanned a period of thirty years continuous service to residents of Spokane County and the State of

Washington; first as State Representative from the Fifth Legislative District, and successively as a Spokane County Commissioner for three terms, and County Assessor for five terms; and

Whereas, His career has been marked by constructive changes and improvements in the appraisal of property, resulting in considerable savings to the taxpayers;

Now, Therefore, Be It Resolved, By the House of Representatives in session, That this body extend its greetings to Wylie W. Brown, on the occasion of his birthday, and commend him for his probity and devotion to duty.

On motion of Mr. Day, the resolution was adopted.

MOTION

On motion of Mr. Bledsoe, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 5, 1967.

Mr. Speaker:

We, a majority of your Committee on Local Government, to whom was referred Engrossed Senate Bill No. 318, increasing salaries of county officers by twenty percent, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Homer Humiston, Chairman, Joseph L. McGavick, Vice Chairman.

We concur in this report: Horace W. Bozarth, Donald H. Brazier, Jr., Robert L. Charette, P. J. "Jim" Gallagher, Avery Garrett, Slade Gorton, Joe D. Haussler, Edward Heavey, Timothy H. Hill, Francis E. Holman, Hugh "Bud" Kalich, Gladys Kirk, Audley F. Mahaffey, John Merrill, Gordon W. Richardson, Leonard A. Sawyer, George P. Sheridan, Sam Smith, Jonathan Whetzel.

House of Representatives, Olympia, Wash., April 5, 1967.

Mr. Speaker:

I, a minority of your Committee on Local Government, to whom was referred Engrossed Senate Bill No. 318, increasing salaries of county officers by twenty percent, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

Chairman.

I concur in this report: Brian J. Lewis.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., April 6, 1967.

Mr. Speaker:

We, a majority of your Committee on Local Government, to whom was referred Substitute Senate Bill No. 360, authorizing civil service for employees in certain counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Homer Humiston, Chairman, Joseph L. McGavick, Vice Chairman.

We concur in this report: Horace W. Bozarth, Donald H. Brazier, Jr., P. J. "Jim" Gallagher, Avery Garrett, Slade Gorton, Edward Heavey, Timothy H. Hill, Dale E. Hoggins, Francis E. Holman, Gladys Kirk, William S. Leckenby, Audley F. Mahaffey, John Merrill, Sam Smith, Jonathan Whetzel.

Passed to Committee on Rules and Administration for second reading.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 626.

MOTION

On motion of Mr. Bledsoe, the House recessed until 1:15 p.m.

AFTERNOON SESSION

The Speaker called the House to order.

The Speaker declared the House to be at ease.

The Speaker called on Mr. Brazier to preside.

The Speaker (Mr. Brazier presiding) called the House to order.

The Clerk called the roll and all members were present except Representatives Conner, Copeland, Haussler, Jolly, McCormick, Newschwander, and Sprague. Representatives Haussler, Jolly, and Sprague were excused.

The Speaker resumed the chair.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 7, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 432; and

Senate Bill No. 457; and

Senate Bill No. 464, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 7, 1967.

Mr. Speaker:

The President has signed: Engrossed House Bill No. 626, and the same is herewith

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 7, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on House Bill No. 150 and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

Ward Bowden, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 7, 1967.

Mr. President:

We, of your Conference Committee, to whom was referred House Bill No. 150, providing for creation and operation of the Washington correctional institution for women, have had the same under consideration, and we report that we are unable to agree and request the powers of Free Conference.

Senate Members:

House Members:

George W. Kupka John L. Cooney Gladys Kirk William J. S. "Bill" May

Hal Wolf

Sam C. Guess

MOTION

On motion of Mr. Gorton, the report of the Conference Committee on House Bill No. 150 was adopted and the committee was granted the powers of Free Conference.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 7, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 387 and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

Ward Bowden, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 7, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 387, creating commission to determine feasibility of state participation in World Exposition of 1970, have had the same under consideration, and we report that we are unable to agree and request the powers of Free Conference.

Senate Members:

House Members:

Martin J. Durkan Perry B. Woodall Alan Bluechel

A. L. Rasmussen

William J. S. "Bill" May Hal Wolf

MOTION

On motion of Mr. Gorton, the report of the Conference Committee on Engrossed House Bill No. 387 was adopted and the committee was granted the powers of Free Conference.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 7, 1967.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 255 and asks the House to recede therefrom, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION .

On motion of Mr. Gorton, the House refused to recede from its amendments to Engrossed Senate Bill No. 255 and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed Representatives McCaffree, Sawyer, and Gorton as members of the Conference Committee on Engrossed Senate Bill No. 255.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 7, 1967.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 165 and asks the House to recede therefrom, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Whetzel, the House adhered to its position with regard to its amendments to Engrossed Senate Bill No. 165.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 6, 1967.

To The Honorable, The House of Representatives of the State of Washington.

Ladies and Gentlemen:

Artist Control

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

Substitute House Bill No. 403:

Providing for payment of moving expenses of state deputies and other employees.

House Bill No. 413:

Increasing amount of electricians' license bond.

House Bill No. 451:

Providing safe walkways for school pupils.

House Bill No. 490:

Providing for establishment of Medical Lake School for mentally deficient.

Very truly yours,
Raymond W. Haman,
Legal Counsel to the Governor.

SECOND READING OF BILLS

Senate Joint Memorial No. 23, by Senators Stender, Greive, and Peterson (Ted):

Memorializing Congress concerning the American flag merchant marine. The memorial was read the second time.

On motion of Mr. Sheridan, the rules were suspended, Senate Joint Memorial No. 23 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Representative Sheridan spoke in favor of passage of the memorial.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 23 and the memorial passed the House by the following vote: Yeas, 83; nays, 1; absent or not voting, 15.

Those voting yea were: Representatives Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McDougall, McGavick, Merrill, Moon, Morrison, Murray, O'Brien, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—83.

Those voting nay were: Representative May-1.

Those absent or not voting were: Representatives Adams, Berentson, Conner, Copeland, Flanagan, Haussler, Jolly, Kink, McCaffree, McCormick, Newhouse, Newschwander, O'Dell, Sprague, Zimmerman—15.

Senate Joint Memorial No. 23, having received the constitutional majority, was declared passed.

House Concurrent Resolution No. 39, by Representatives Bottiger, Gorton, and Wolf:

Requesting legislative council study relating to charitable organizations in the state and the regulation thereof and measures introduced during the fortieth legislative session relative thereto.

The resolution was read the second time.

Mr. Clark (Newman H.) moved adoption of the following amendment:

Beginning on line 18, after "on this subject" strike all the material down to and including "to this subject" on line 20.

Debate ensued, Representative Clark (Newman H.) speaking in favor of adoption of the amendment, and Representatives Bottiger and Wolf speaking against its adoption.

The motion was lost and the amendment was not adopted.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 39 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representative Bottiger spoke in favor of passage of the resolution. Representative Clark (Newman H.) objected to the particular bills mentioned but supported the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 39 and the resolution passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—90.

Those absent or not voting were: Representatives Conner, Copeland, Flanagan, Haussler, Jolly, Kink, McCormick, Newschwander, Sprague—9.

House Concurrent Resolution No. 39, having received the constitutional majority, was declared passed.

THIRD READING OF BILLS

House Bill No. 377, by Representatives Jueling, Taylor, and Newschwander:

Requiring approval of pollution control commission and department of health prior to water district's operation of sewer system.

MOTION

On motion of Mr. Jueling, the House deferred further consideration of House Bill No. 377 and the bill was ordered placed on the third reading calendar for Monday.

Engrossed House Bill No. 176, by Representatives Kirk, Sprague, Mahaffey, and Leland:

Making certain posting or political advertising a misdemeanor and permitting removal and destruction of such unlawful political advertising.

MOTION

On motion of Mr. Smith, the House deferred further consideration of Engrossed House Bill No. 176 and the bill was ordered placed on tomorrow's third reading calendar.

Engrossed House Bill No. 483, by Representatives Humiston, McGavick, and Zimmerman (by executive request):

Providing a uniform statutory basis for collective bargaining.

Engrossed House Bill No. 483 was read the third time and placed on final passage.

Representatives Humiston and May spoke in favor of passage of the bill. The Clerk called the roll on the final passage of Engrossed House Bill No. 483, and the bill passed the House by the following vote: Yeas, 78; nays, 12; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clocksin, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, O'Brien, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Swayze, Taylor, Thompson, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—78.

Those voting nay were: Representatives Amen, Bluechel, Chapin, Clarke, (George W.), Leland, Lewis, Morrison, Murray, O'Dell, Reese, Spanton, Veroske—12.

Those absent or not voting were: Representatives Conner, Copeland, Flanagan, Haussler, Jolly, Kopet, Newhouse, Newschwander, Sprague—9:

Engrossed House Bill No. 483, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 133, by Representatives Newschwander, Sawyer, and McDougall:

Authorizing water districts to lease out real or personal property.

Engrossed House Bill No. 133 was read the third time and placed on final passage.

Representative Humiston spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 133, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—88.

Those absent or not voting were: Representatives Conner, Copeland, DeJarnatt, Flanagan, Haussler, Jolly, Moon, Newhouse, Newschwander, Sprague, Mr. Speaker—11.

Engrossed House Bill No. 133, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act. $\frac{\partial f}{\partial x}$

House Bill No. 9, by Representatives O'Brien and Copeland (by legislative council request):

Providing for emoluments for appointees to the office of legislator.

House Bill No. 9 was read the third time and placed on final passage. Representative O'Brien spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 9, and the bill passed the House by the following vote: Yeas, 79; nays, 11; absent or not voting, 9.

Those voting yea were: Representatives Adams, Amen, Anderson, Bagnariol, Barden, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, DeJarnatt, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McCormick, McDougall, Merrill, Morrison, Murray, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—79.

Those voting nay were: Representatives Avey, Backstrom, Beck, Bluechel, Elicker, Jueling, Lewis, Litchman, May, McGavick, Moon—11.

Those absent or not voting were: Representatives Conner, Copeland, Flanagan, Haussler, Jolly, Kopet, Newhouse, Newschwander, Sprague—9.

House Bill No. 9, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 439, by Representatives Merrill, Wolf, and Chatalas (by departmental request):

Changing fees for examination, registration and renewal of-licenses for public accountants.

Engrossed House Bill No. 439 was read the third time and placed on final passage.

Representative Merrill spoke in favor of passage of the bill.

MOTION

Mr. Wolf moved that the House defer further consideration of Engrossed House Bill No. 439 and that the bill be ordered placed at the end of today's third reading calendar following consideration of Engrossed House Bill No. 946.

The motion was carried on a rising vote.

House Joint Resolution No. 35, by Representatives Copeland, O'Brien, and McDougall:

Expanding methods for revising and amending the Constitution.

MOTION

Mr. Bledsoe moved that the rules be suspended and that House Joint Resolution No. 35 be returned to second reading for the purpose of amendment.

Debate ensued, Representative Bledsoe speaking in favor of the motion and Representative O'Brien speaking against it.

With the consent of the House, Mr. Bledsoe withdrew his motion.

MOTION

On motion of Mr. Bledsoe, the House deferred further consideration of House Joint Resolution No. 35 and the resolution was ordered placed on tomorrow's third reading calendar.

Engrossed House Bill No. 458, by Representatives Goldsworthy, McGavick, and Bottiger (by departmental request):

Authorizing the secretary of state to provide the state flag without charge to appropriate units of the armed forces and making an appropriation therefor.

MOTION

On motion of Mr. Gorton, Engrossed House Bill No. 458 was indefinitely postponed.

Engrossed Substitute House Bill No. 635, by Committee on Business and Professions:

Regulating sale and distribution of wines.

Engrossed Substitute House Bill No. 635 was read the third time and placed on final passage.

Representative Ceccarelli spoke in favor of passage of the bill.

Mr. Chatalas demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Adams, Copeland, Haussler, Jolly, Kalich, Kink, Newhouse, Newschwander, and Sprague.

On motion of Mr. McDougall, the absent members were excused and the House proceeded with business under the call of the House.

MOTION

Mr. Chatalas moved that the House dispense with further business under the call of the House.

The motion was lost.

Representatives Kink and Newhouse appeared at the bar of the House.

The Speaker declared the question before the House to be Engrossed Substitute House Bill No. 635 on final passage.

Representative McCormick spoke against passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Lewis, Mr. Smythe yielded to question.

Mr. Lewis:

"Representative Smythe, I am concerned with the trade barriers in your part of the state. Certain representatives in this chamber have inferred that some of the laws we have been contemplating were a 'bum deal' for the people in your county. Do you find that the present mark-ups on wines in Washington constitute a 'bum deal' for the people of Clark county?"

Mr. Smythe:

"Yes, Mr. Lewls. You bring up a point that hasn't been discussed on this wine bill. What we are faced with down there is that you find that the housewives of Clark county in Vancouver are unable to buy these California table wines in the grocery stores—the little lady in tennis shoes can't get her cooking sherry—and they have to

go across the river. While across the river to buy their wines, they buy all their groceries and take care of their major shopping lists. As you know, many people in this society end up with the finer wines on their table (although I am not saying that the Washington wines aren't fine). But they actually spend a lot of Washington dollars in Oregon where they are doing their shopping. We have the same situation with cigarettes, although we are not solving that problem here. I think this has a definite economic effect on Vancouver, Clark county, and the state of Washington."

Representative Lewis spoke in favor of passage of the bill.

Mr. Litchman demanded the previous question and the demand was not sustained.

Representatives Newhouse, Day, and Hoggins spoke against passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Gallagher, Mr. Goldsworthy yielded to question.

Mr. Gallagher:

"Mr. Goldsworthy, do you know what the wine industry is contributing to Washington State University for developing of hybrids on grapes?"

Mr. Goldsworthy:

"No."

Mr. Gallagher:

"It is a figure in excess of twenty thousand dollars a year and this has been going on for a good many years."

Mr. Goldsworthy:

"I am surely glad you told me. I wondered."

Further debate ensued, Representative Wolf speaking in favor of passage of the bill, and Representatives Conner and Brazier speaking against its passage.

YIELDING TO QUESTION

At the request of Mr. Marzano, Mr. Chatalas yielded to question.

Mr. Marzano:

"Mr. Chatalas, do you have anything to add on what effect the passage of Engrossed Substitute House Bill No. 635 will have on the price structure of the wine in this state?"

Mr. Chatalas:

"Thank you, Mr. Marzano. I wasn't going to speak on this at all today, because I think I made my views on this bill clear a few weeks ago when it first came out on second reading. My direct answer to you, Mr. Marzano, is this: I agree with Mr. Newhouse. There is no question, in my mind at least, that the price of wine is going to be raised tremendously to the consumer. I felt before, and still feel, that as long as we are raising the price of wine, the general fund should get some kind of benefit."

Debate ensued, Representative Chatalas speaking against passage of the bill and Representative McDougall speaking in favor of its passage.

Mr. Bledsoe demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 635, and the bill failed to pass the House by the following vote: Yeas, 49; nays, 43; absent or not voting 7.

Those voting yea were: Representatives Anderson, Avey, Bagnariol, Berentson, Bledsoe, Bluechel, Bozarth, Brouillet, Ceccarelli, Chapin, Clark (Newman H.), Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gladder, Golds-

worthy, Gorton, Harris, Hawley, Heavey, Hill, Holman, Hubbard, Humiston, Jueling, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, McCaffree, McDougall, McGavick, Merrill, Murray, O'Brien, O'Dell, Rosellini, Smythe, Swayze, Thompson, Whetzel, Wolf—49.

Those voting nay were: Representatives Amen, Backstrom, Barden, Beck, Bottiger, Brazier, Charette, Chatalas, Clarke (George W.), Clocksin, Conner, Day, Gallagher, Garrett, Grant, Hoggins, Hurley, Jastad, Johnson, King, Lynch, Mahaffey, Marsh, Marzano, May, McCormick, Moon, Morrison, Newhouse, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Spanton, Taylor, Veroske, Walgren, Wanamaker, Zimmerman, Mr. Speaker—43.

Those absent or not voting were: Representatives Adams, Copeland, Haussler, Jolly, Kalich, Newschwander, Sprague—7.

Engrossed Substitute House Bill No. 635, having failed to receive the constitutional majority, was declared lost.

MOTIONS

On motion of Mr. Gorton, the House dispensed with further business under the call of the House.

On motion of Mr. Bledsoe, the House deferred consideration of the balance of the second and third reading calendars, and the bills thereon were ordered placed on the second and third reading calendars for tomorrow.

On motion of Mr. McDougall, the House adjourned until 10:00 a.m., Saturday, April 8, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

THIRTIETH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Saturday, April 8, 1967.

The Speaker (Mr. Copeland presiding) called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Berentson, Bozarth, Clocksin, Conner, Grant, Haussler, Heavey, Jastad, Jolly, King, Leland, McCaffree, McCormick, Newschwander, Perry, Sawyer, Taylor, and Mr. Speaker. Representatives Berentson, Bozarth, Clocksin, Grant, Haussler, Heavey, Jastad, Jolly, McCormick, Perry, and Mr. Speaker were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Henry S. Rahn of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 7, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 55; and

Substitute Senate Bill No. 140; and

Senate Bill No. 261; and

Senate Bill No. 369; and

Engrossed Senate Bill No. 462; and

Senate Concurrent Resolution No. 22, and the same are herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker (Mr. Copeland presiding) announced that he was about to sign: House Bill No. 860; also

Senate Bill No. 432; also

Senate Bill No. 457: also

Senate Bill No. 464.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 973, by Representatives Hawley and Berentson:

An Act relating to food and food products; adding a new section to chapter 257, Laws of 1945 and to chapter 69.04 RCW; defining crimes; prescribing penalties; and declaring an emergency.

Ordered printed and referred to Committee on Natural Resources.

MOTION

On motion of Mr. McDougall, the rules were suspended and authorization was given to add four additional names as sponsors of House Concurrent Resolution No. 40.

House Concurrent Resolution No. 40, by Representatives O'Dell, Veroske, Bledsoe, Newhouse, Barden, Cunningham, and Lewis:

Directing legislative council to study insurance code and rules and regulations thereunder.

On motion of Mr. McDougall, the rules were suspended, and House Concurrent Resolution No. 40 was advanced to second reading and read the second time.

Mr. McDougall moved that the rules be suspended, House Concurrent Resolution No. 40 be advanced to third reading, the second reading considered the third, and the resolution be placed on final passage.

Representative O'Dell spoke in favor of the motion.

POINT OF ORDER

The Speaker (Mr. Copeland presiding) recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Mr. Speaker, I don't believe the gentleman is keeping his remarks to his motion to suspend the rules. He is going into the merits of this resolution."

The Speaker (Mr. Copeland presiding):

"I feel this particular type of a motion requires an explanation. I expect that if you speak against the motion, you would do the same thing. I would allow Mr. O'Dell the same latitude."

Debate ensued, Representative O'Brien speaking against the motion.

Mr. Litchman demanded an electric roll call and the demand was sustained.

The Clerk called the roll and the motion to suspend the rules and advance House Concurrent Resolution No. 40 to third reading was lost by the following vote: Yeas, 50; nays, 31; absent or not voting, 18.

Those voting yea were: Representatives Adams, Amen, Barden, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McDougall, McGavick, Morrison, Murray, Newhouse, O'Dell, Reese, Richardson, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman—50.

Those voting nay were: Representatives Anderson, Avey, Bagnariol, Beck, Bottiger, Brouillet, Ceccarelli, Charette, Chatalas, Day, DeJarnatt, Gallagher, Garrett, Hurley, Johnson, Kalich, Kink, Litchman, Lux, Marsh, Marzano, May, Merrill, Moon, O'Brien, Rosellini, Sheridan, Smith, Sprague, Thompson, Walgren—31.

Those absent or not voting were: Representatives Backstrom, Berentson, Bozarth, Clocksin, Conner, Grant, Haussler, Heavey, Jastad, Jolly, King, McCaffree, McCormick, Newschwander, Perry, Sawyer, Taylor, Mr. Speaker—18.

POINT OF ORDER

The Speaker (Mr. Copeland presiding) recognized Mr. Bledsoe on a point of order.

Mr. Bledsoe:

"Mr. Speaker, we recorded on this last vote eighteen absent members and the morning roll call showed twenty absent."

The Speaker (Mr. Copeland presiding):

"This could happen. Some members have come in since the morining roll call was taken."

House Concurrent Resolution No. 40 was ordered printed and referred to Committee on Rules and Administration for third reading.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 55, by Senator Freise:

• An Act relating to escrow agents; and amending section 2, chapter 153, Laws of 1965 and RCW 18.44.020.

Referred to Committee on Rules and Administration.

Substitute Senate Bill No. 140, by Committee on Natural Resources:

An Act relating to soil and water conservation districts; authorizing the organization of soil and water conservation subdistricts; providing for the organization, conduct and management of such districts; providing for sources of revenue for such districts; and providing penalties.

Referred to Committee on Rules and Administration.

Senate Bill No. 261, by Senators Dore, Peterson (Ted), and Connor:

An Act relating to the sale of county property; and amending section 36.34.020, chapter 4, Laws of 1963 and RCW 36.34.020.

Referred to Committee on Rules and Administration.

Senate Bill No. 369, by Senators Ridder, Uhlman, and Pritchard:

An Act relating to elections; and adding a new section to chapter 9, Laws of 1965 and to Title 29 RCW.

Mr. Smith moved the rules be suspended and that Senate Bill No. 369 be advanced to second reading and read the second time.

The motion was lost on a rising vote.

MOTION FOR RECONSIDERATION

Mr. Chapin, having voted on the prevailing side, moved that the House do now reconsider the vote by which the House failed to suspend the rules and advance Senate Bill No. 369 to second reading.

POINT OF ORDER

The Speaker (Mr. Copeland presiding) recognized Mr. Gorton on a point of order.

Mr. Gorton:

"Mr. Speaker, you can't reconsider a vote to suspend the rules."

RULING BY THE SPEAKER

The Speaker (Mr. Copeland presiding):

"Mr. Gorton, your point is well taken."

MOTION

Mr. Smith moved that the rules be suspended and that Senate Bill No. 369 be advanced to second reading and read the second time.

RULING BY THE SPEAKER

The Speaker (Mr. Copeland presiding):

"Your motion is out of order at the present time because there has been no intervening business since the motion to suspend the rules was lost."

MOTION

Mr. Smith moved that the House defer further consideration of Senate Bill No. 369 and that the bill be ordered placed at the end of today's calendar for first reading of Senate bills.

POINT OF ORDER

The Speaker (Mr. Copeland presiding) recognized Mr. Adams on a point of order.

Mr. Adams:

"Mr. Speaker, I don't believe that the motion is in order. The bill is not at the present time the property of the House, having been referred to the Rules Committee."

RULING BY THE SPEAKER

The Speaker (Mr. Copeland presiding):

"The Speaker has not referred it to Rules Committee yet. The material is before us. The Chair will rule that Mr. Smith's motion is in order."

Representative Chapin spoke in favor of the motion.

The motion was carried.

Engrossed Senate Bill No. 462, by Senators Gissberg, Lewis, and Mardesich:

An Act relating to public lands, adding a new section to chapter 79.16 RCW; and amending section 1, chapter 387, Laws of 1955 and RCW 79.16.175. Referred to Committee on Rules and Administration.

Senate Concurrent Resolution No. 22, by Senators Peterson (Lowell), Stender, Mardesich, Peterson (Ted), Rasmussen, Lennart, Metcalf, Talley, and Foley:

Providing for a study of the salmon resource.

Referred to Committee on Natural Resources.

Senate Bill No. 369, by Senators Ridder, Uhlman, and Pritchard:

An Act relating to elections; and adding a new section to chapter 9, Laws of 1965 and to Title 29 RCW.

Mr. Smith moved that the rules be suspended and that Senate Bill No. 369 be advanced to second reading and read the second time.

Representative Chapin spoke in favor of the motion.

The motion was lost on a rising vote.

Senate Bill No. 369 was referred to Committee on Rules and Administration.

RESOLUTION

House Resolution No. 67-76, by Representatives Newhouse, Morrison, McGavick, Brazier, McDougall, Lynch, Chatalas, Day, and Smith:

Whereas, The production, importation and marketing of wine is important to our state's economy and commerce; and

Whereas, The regulation thereof vitally affects the interests of agriculture, business and the consumer public, as well as contributing substantially to revenues for the operation of the state and local governments;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Council is requested to make a study of the wine industry including but not limited to:

- (1) Whether the liquor control board should continue to handle out-of-state wines; (2) A comparison of the regulation of the wine industry by our sister states,
- including industry profits, consumer pricing, and the production of revenue;
- (3) The effects of such regulation upon the interstate marketing of agricultural and manufactured products, if any; and
 - (4) Such other related studies as may be necessary and proper;
- Be It Further Resolved, That in making such study, the council is requested to consult with the state department of agriculture, the liquor control board and all other interested or affected agencies of a public or a private nature, and to report its findings and recommendations to the Forty-first Legislature.

Mr. Newhouse moved adoption of the resolution.

Representatives Newhouse, Smith, and Chatalas spoke in favor of adoption of the resolution.

The motion was carried and the resolution was adopted.

PARLIAMENTARY INQUIRY

The Speaker (Mr. Copeland presiding) recognized Mr. O'Brien.

Mr. O'Brien:

"Before the action was taken on this resolution, I was going to move that copies of this resolution pertaining to the study of the wine industry in the state of Washington and the handling of out-of-state wines be sent the legislative officers in the legislature of California and to Governor Reagan, because, as you recall, many resolutions were adopted in California asking that this legislature consider this overall question. I

thought it might be timely if copies were sent to California so they would be cognizant of the action this legislature has now taken."

The Speaker recognized Mr. Gorton.

Mr. Gorton:

"Mr. Speaker, could the Chief Clerk simply be instructed to take such action without a formal motion?"

The Speaker:

"I think that would be within the prerogative of the Chief Clerk under the direction of the Speaker."

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 8, 1967.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 255 and the House amendments thereto, and the President has appointed as members of the Conference Committee thereon: Senators McCormack, Ryder, and Mardesich.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House advanced to the tenth order of business for third reading of bills.

THIRD READING OF BILLS MOTION

On motion of Mr. Gorton, Engrossed House Bill No. 930 was made a special order of business at the top of today's third reading calendar.

SPECIAL ORDER OF BUSINESS

Engrossed House Bill No. 930, by Representatives Bagnariol and Barden: Designating status of workmen employed on equipment time rented by another employer for industrial insurance recovery purposes.

Engrossed House Bill No. 930 was read the third time and placed on final passage.

Representatives Bagnariol and Adams spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 930, and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Johnson, Jueling, Kalich, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf—79.

Those absent or not voting were: Representatives Backstrom, Berentson, Bozarth, Clocksin, Conner, Grant, Haussler, Heavey, Jastad, Jolly, King,

Kink, McCaffree, McCormick, Newschwander, Perry, Sawyer, Taylor, Zimmerman, Mr. Speaker—20.

Engrossed House Bill No. 930, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Gorton, Engrossed House Bill No. 930 was ordered transmitted immediately to the Senate.

PERSONAL PRIVILEGE

The Speaker (Mr. Copeland presiding) recognized Mr. Sheridan on a point of personal privilege.

Mr. Sheridan:

"Mr. Speaker, I am just wondering when we all stood a few minutes ago and gave a richly deserved ovation to those fine young, wounded Viet Nam veterans, what thoughts passed through the minds of those members who have consistently voted against veterans' measures all during the session."

The Speaker recognized Mr. Gorton.

Mr. Gorton:

"I wonder what passed through the minds of those who voted for the money to pay for it."

Engrossed House Bill No. 176, by Representatives Kirk, Sprague, Mahaffey, and Leland:

Making certain posting of political advertising a misdemeanor and permitting removal and destruction of such unlawful political advertising.

Engrossed House Bill No. 176 was read the third time and placed on final passage.

Debate ensued, Representatives Kirk, Bluechel, and McGavick speaking in favor of passage of the bill, and Representative Smith speaking against its passage.

YIELDING TO QUESTION

At the request of Mr. Lewis, Mr. Smith yielded to question.

Mr. Lewis:

"Representative Smith, I am curious. Could you tell me when you asked the attorney general for that opinion?"

Mr. Smith:

"I asked the attorney general for this opinion yesterday."

Mr. Lewis:

"And he is already able to give you a typewritten opinion by this morning?"

Mr. Smith:

"I will gladly give you a copy, Mr. Lewis."

Mr. Lewis:

"Thank you, Representative Smith. I just wanted to find out if you were able to get an opinion so quickly, because I want the members of the House to know that several times I have noticed that the attorney general has been able to render written opinions for members of the minority party overnight, whereas I have had a request pending for an opinion from the attorney general for almost two months and have yet to receive a reply. It seems he doesn't provide equal service for all members of the legislature."

Further debate ensued, Representative Charette speaking in favor of passage of the bill but questioning the adequacy of its drafting with respect to its relation to the code.

Mr. Jueling demanded the previous question and the demand was sustained.

PERSONAL PRIVILEGE

The Speaker (Mr. Copeland presiding) recognized Mr. Smith on a point of personal privilege.

Mr. Smith:

"Mr. Speaker, I feel that my motives and those of the attorney general have been impugned by Mr. Lewis' statements implying there was perhaps some skullduggery in getting an opinion so quickly. I would like to point out to him that I, too, have had occasions when I haven't been able to get opinions for ten or twelve days, but this was such a simple opinion that almost by common knowledge he knew what it was, and in his opinion he stated that the resources had not been exhausted, which was very much apparent from the American-Jewish magazine from which he quoted."

The Clerk called the roll on the final passage of Engrossed House Bill No. 176, and the bill passed the House by the following vote: Yeas, 68; nays, 12; absent or not voting, 19.

Those voting yea were: Representatives Adams, Amen, Anderson, Bagnariol, Barden, Bledsoe, Bluechel, Bottiger, Brazier, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, DeJarnatt, Elicker, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Johnson, Jueling, Kalich, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, O'Dell, Reese, Richardson, Rosellini, Saling, Sheridan, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman—68.

Those voting nay were: Representatives Avey, Beck, Brouillet, Chatalas, Gallagher, Garrett, May, Moon, O'Brien, Sawyer, Smith, Walgren—12.

Those absent or not voting were: Representatives Backstrom, Berentson, Bozarth, Clocksin, Conner, Farr, Grant, Haussler, Heavey, Jastad, Jolly, King, Kink, McCaffree, McCormick, Newschwander, Perry, Taylor, Mr. Speaker—19

Engrossed House Bill No. 176, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Joint Resolution No. 35, by Representatives Copeland, O'Brien, and McDougall:

Expanding methods for revising and amending the Constitution.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of House Joint Resolution No. 35 and the resolution was ordered placed on the third reading calendar for Monday.

Engrossed House Bill No. 946, by Representatives Anderson, Bledsoe, Day, Holman, Smythe, Marsh, O'Dell, Zimmerman, Brazier, Lewis, and Chatalas:

Providing certain tax credits and exemptions for pollution control facilities.

MOTION

On motion of Mr. Anderson, the House deferred further consideration of Engrossed House Bill No. 946 and the bill was ordered placed on the third reading calendar for Monday.

Engrossed House Bill No. 439, by Representatives Merrill, Wolf, and Chatalas (by departmental request):

Changing fees for examination, registration and renewal of licenses for public accountants.

MOTION

On motion of Mr. Gorton, the rules were suspended and Engrossed House Bill No. 439 was returned to second reading for the purpose of amendment.

The Speaker declared the question before the House to be Engrossed House Bill No. 439 on second reading.

On motion of Mr. Merrill, the following amendments were adopted:

On page 2, section 1, subsection (b), line 8 of the engrossed bill, after "board" and before "but who" insert ", or who has an education that the board determines to be the equivalent thereof,"

On page 2, section 1, subsection (b), line 9 of the engrossed bill, after "(a)" and before "clause" strike "or" and insert "of"

Engrossed House Bill No. 439 was ordered reengrossed.

On motion of Mr. Gorton, the rules were suspended, Reengrossed House Bill No. 439 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representatives Merrill and Clark (Newman H.) spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 439, and the bill passed the House by the following vote: Yeas, 71; nays, 6; absent or not voting, 22.

Those voting yea were: Representatives Adams, Amen, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Day, DeJarnatt, Elicker, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Johnson, Jueling, Kalich, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Mahaffey, Marsh, Marzano, May, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Zimmerman—71.

Those voting nay were: Representatives Cunningham, Farr, Gladder, Harris, Lux, Wolf—6.

Those absent or not voting were: Representatives Anderson, Berentson, Bozarth, Clocksin, Conner, Copeland, Grant, Haussler, Heavey, Jastad, Jolly, King, Kopet, Litchman, Lynch, McCaffree, McCormick, Newschwander, Perry, Swayze, Taylor, Mr. Speaker—22.

Reengrossed House Bill No. 439, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Gorton, the House reverted to the ninth order of business for the second reading of bills.

SECOND READING OF BILLS

Engrossed Senate Bill No. 375, by Senators Dore, Durkan, Foley, and Connor (by departmental request):

Authorizing issuance of bonds for construction and modernization of common and vocational-technical school plant facilities.

The bill was read the second time.

On motion of Mr. Mahaffey, the following amendment was adopted:

On page 3, section 8, line 30 of the engrossed bill, after "construction fund" and before the period insert "including three million for modernization of existing school facilities"

On motion of Mr. McDougall, the rules were suspended, Engrossed Senate Bill No. 375 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representatives Mahaffey and Holman spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 375 as amended by the House, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.) Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Johnson, Jueling, Kalich, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—82.

Those absent or not voting were: Representatives Berentson, Bozarth, Clocksin, Conner, Grant, Haussler, Heavey, Jastad, Jolly, King, Kopet, McCaffree, McCormick, Newschwander, Perry, Taylor, Mr. Speaker—17.

Engrossed Senate Bill No. 375 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 323, by Senators Bailey, Uhlman, and Pritchard:

Increasing legal notice publication rates.

The bill was read the second time.

On motion of Mr. McDougall, the rules were suspended, Engrossed Senate Bill No. 323 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative O'Dell spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 323, and the bill passed the House by the following vote: Yeas, 77; nays, 1; absent or not voting, 21.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke

(George W.), Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Johnson, Jueling, Kalich, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McDougall, McGavick, Merrill, Moon, Morrison, Newhouse, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Veroske, Walgren, Wanamaker, Whetzel—77.

Those voting nay were: Representative Wolf—1.

Those absent or not voting were: Representatives Berentson, Bozarth, Clocksin, Conner, Flanagan, Grant, Haussler, Heavey, Jastad, Jolly, King, Kopet, McCaffree, McCormick, Murray, Newschwander, Perry, Taylor, Thompson, Zimmerman, Mr. Speaker—21.

Engrossed Senate Bill No. 323, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 222, by Representatives Garrett, Barden, and Grant:

Authorizing contributions by the state to its political subdivisions for flood control projects.

House of Representatives, Olympia, Wash., March 21, 1967.

Mr. Speaker:

We, a majority of your Committee on Natural Resources, to whom was referred House Bill No. 222, authorizing contributions by the state to its political subdivisions for flood control projects, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 2, section 3, following subsection (5), add a new subsection to read as follows:

"(6) Federal funds are available for contribution for payment of a portion of the cost of the project."

S. E. "Sid" Flanagan, Chairman.

We concur in this report: Eric O. Anderson, Henry Backstrom, C. W. "Red" Beck, Duane L. Berentson, P. J. "Jim" Gallagher, Dwight S. Hawley, Don Jolly, Hugh "Bud" Kalich, Dick J. Kink, Brian J. Lewis, Alan Thompson, Fred A. Veroske, Harold S. Zimmerman.

The bill was read the second time.

Mr. Garrett moved adoption of the committee amendment.

Representatives Garrett and Hawley spoke in favor of adoption of the committee amendment.

YIELDING TO QUESTION

At the request of Mr. Spanton, Mr. Garrett yielded to question.

Mr. Spanton:

"Mr. Garrett, I am just curious to know what the financial impact on the general fund may be."

Mr. Garrett:

"Thank you, Mr. Spanton. I was going to make a brief explanation if we got the bill up to third reading and final passage, but since Mr. Spanton has raised the question I may just as well do it now. The financial impact at the state level would be absolutely nil until the appropriations committee and, finally, the state legislature take action, and then, of course, at that time it would be whatever amount would be finally determined. This is only enabling legislation so they could participate. It could be from one dollar to any amount by which they wanted to participate."

The motion was carried and the committee amendment was adopted.

House Bill No. 222 was ordered engrossed.

On motion of Mr. McDougall, the rules were suspended, Engrossed House Bill No. 222 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Garrett spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Hoggins, Mr. Garrett yielded to question.

Mr. Hoggins:

"Mr. Garrett, as I read through this bill, it appears to me that any political subdivision of the state, including sewer districts, water districts, school districts, and so forth, could participate in these flood control projects. I wonder what control there is in the bill that would prevent their competing for these flood control funds where their purposes might be different from one another?"

Mr. Garrett:

"Mr. Hoggins, I feel there is absolutely, and beyond any stretch of the imagination, all the control that is needed, partly because I doubt that the board of directors of, say, a sewer district or school district would initiate such a project. It would more likely be the city council or a soil conservation district. The elected officials, of course, would initiate the project; then where they want federal participation, naturally they would have to go to the United States Congress. If there were more than one so that they would be in competition, most likely it wouldn't get approval. Of course, if they did, they would come down to this wise body and I am sure they would be turned down if there was any area of duplication at all. I hope that answers your question."

Mr. Hoggins:

"Mr. Garrett, I would like to propose a situation and see if it comes under the bill. In my district the school district built a new high school and in the clearing of the land there was quite a bit of runoff through natural drainage which happens to fall into one of our city watersheds. This has created quite a problem with the city, but the school seems to be going on the fact that it is natural drainage. Could the school district and the city apply for funds for flood control purposes under this?"

Mr. Garrett:

"No."

YIELDING TO QUESTION

At the request of Mr. Humiston, Mr. Garrett yielded to question.

Mr. Humiston:

"Mr. Garrett, I appreciate that this is authorization only, with no price tag attached, but I am also well aware of the fact that there are going to be appropriations to fund this in the conference committee. Before voting on a blanket authorization, I would like to have some real, concrete information as to what the financial potentialities are in this bill from known projects that are under consideration during this next biennium."

Mr. Garrett:

"I like questions such as Dr. Humiston has asked because they are easily answered. I have all the answers and I will briefly explain them to the House. Dr. Humiston, there was presented in the early part of this session of the legislature a bill for the appropriation of three and a half million dollars for one particular project in a part of King county, which has approval for an amount which has slipped my mind from the federal Congress and also from King county in their flood control area, and private interests in this area have a considerable amount of money approved. Now, in order to have the 'bucket under the hose,' to use an expression of yours, Dr. Humiston, we have to have some state participation. No one expects the Appropriations Committee to allocate three and a half million dollars, although our director, Mr. Ahlquist, has said that if the state were able to afford this it would be well spent in terms of future

revenues as far as increased assessed valuation and expansion of business in the area is concerned. I am sure no members of the conference committee, and I don't believe even the governor, would support the idea of three and a half million dollars; but I think all of us are hopeful that at least one hundred thousand dollars or something like that could go to this project so it could proceed with local, state, and federal participation."

YIELDING TO QUESTION

At the request of Mr. Spanton, Mr. Garrett yielded to question.

Mr. Spanton:

"When this bill was under discussion in the Natural Resources Committee, one of these areas that was mentioned was an area where a group of speculators purchased a large amount of land, subdivided it, and ran into some flood control problems. The increase in value of that land amounted to a very high figure, something like ten thousand dollars a lot. It was mentioned that this particular group was interested in getting this law and in getting federal and state money for their flood control project. Is that included in this?"

Mr. Garrett:

"I would yield to the question if you could give me a more detailed description of the area you are talking about. From the description I don't recognize what particular area you are referring to, so I would be hesitant to give an answer."

Mr. Spanton:

"I regret I don't have the area. It was brought up in committee and raised quite a bit of concern."

Representatives Barden, Leland, and Lewis spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Harris, Mr. Garrett yielded to question.

"Mr. Garrett, I will make my question general and then elaborate with an example. I am wondering what protection there is against the state bailing out local subdivisions of government for stupid mistakes. Here is what I mean by a specific example: Suppose a developer buys a piece of land that is very cheap and develops it, puts buildings or houses on it, and it is in a low level of land that is subject to flooding. He develops this and increases the value of the land tremendously and then disposes of it. Then a flood comes along and this property is damaged, so we are faced with the problem of building a dike or flood protection for this development. Now the stupid mistake is that these county commissioners or city councilmen quite often without due consideration zone these areas for these developments when they know they are subject to flooding. How do we protect ourselves from having to dish out money to bail out the political subdivisions who have made these stupid mistakes?"

Mr. Garrett:

"Of course, Representative Harris, you are setting up a hypothetical situation which possibly could develop in some area of the state. It would never happen in King county with the type of city councilmen and county commissioners we have and I doubt if it would happen in any other area of the state. But if such a situation were to develop and lives and property were in danger in such an area, I imagine it would be incumbent on the local, state, and federal governments to try to bail them out, as you refer to it. Each situation would have to be settled upon the merits of the individual case, as you well know. I don't think that situation would ever develop, but if it did, the decision would have to be made when we weigh the overall situation."

Representatives Moon and Anderson spoke in favor of passage of the bill.

Mr. Barden demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 222, and the bill passed the House by the following vote: Yeas, 65; nays, 15; absent or not voting, 19.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, DeJarnatt, Elicker, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hoggins, Holman, Hubbard, Humiston, Hurley, Johnson, Jueling, Kalich, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McGavick, Merrill, Moon, Murray, O'Brien, Rosellini, Saling, Sawyer, Sheridan, Smith, Sprague, Thompson, Walgren, Wanamaker—65.

Those voting nay were: Representatives Avey, Farr, Flanagan, Hill, Mc-Dougall, Morrison, Newhouse, O'Dell, Reese, Smythe, Spanton, Veroske, Whetzel, Wolf, Zimmerman—15.

Those absent or not voting were: Representatives Berentson, Bozarth, Clocksin, Conner, Grant, Haussler, Heavey, Jastad, Jolly, King, Kopet, McCaffree, McCormick, Newschwander, Perry, Richardson, Swayze, Taylor, Mr. Speaker—19.

Engrossed House Bill No. 222, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 9, by Senators Gissberg and Woodall (by legislative council request):

Regulating public charitable trusts.

The bill was read the second time.

On motion of Mr. Clark (Newman H.), the following amendments were adopted:

On page 2, section 2, line 19, after "fiduciary" and before the period insert "; (e) Nonprofit charitable foundations known as community foundations incorporated under the laws of the state of Washington and empowered to receive and administer funds in trust contributed for the support of multiple community charitable purposes, when such foundations: (i) are tax-exempt under federal law; (ii) are administered, in part, to foster continuity of support for local charities in accordance with changing community needs, thereby reducing the necessity of application of the trust doctrine of cypres; (iii) are administered by a governing body of a public or representative nature, consisting of at least ten persons; (iv) control or administer trust assets with a total value in excess of two million dollars; (v) make available to the public an annual report of their sources of funds, the uses of their funds, and other information representative of their operations: Provided, That a copy of such report is forwarded to the attorney general."

On page 2, add a new section following section 2 to read as follows:

"NEW SECTION. Sec. 3. A nonprofit foundation incorporated for charitable purposes, contributions to which are currently allowed as charitable deductions under the United States income tax laws, shall be exempt from all notice and filing under the provisions of this act upon filing with the attorney general a copy of the declaration of its tax-exempt status from the United States and, annually a copy of its United States tax return of an exempt corporation."

Renumber the remaining sections consecutively.

On page 6, strike all of section 13, and renumber the remaining sections consecutively.

On motion of Mr. Whetzel, the following amendment was adopted:

On page 6, section 11, line 6, after the period following "applies" strike all of the material down to and including the period following "proceeding" on line 9, and insert

"He shall be notified of all judicial proceedings involving or affecting the charitable trust or its administration in which, at common law, he is a necessary or proper party as representative of the public beneficiaries."

On motion of Mr. McDougall, the rules were suspended, Senate Bill No. 9 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Bottiger spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 9 as amended by the House, and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Barden, Beck, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Johnson, Jueling, Kalich, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—81.

Those absent or not voting were: Representatives Bagnariol, Berentson, Bozarth, Clocksin, Conner, Grant, Haussler, Heavey, Jastad, Jolly, King, Kopet, McCaffree, McCormick, Newschwander, Perry, Taylor, Mr. Speaker—18.

Senate Bill No. 9 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 291, by Senators Donohue, McMillan, and Mardesich:

Making agricultural marketing act applicable to state agencies and governmental units.

The bill was read the second time.

On motion of Mr. McDougall, the rules were suspended, Senate Bill No. 291 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Amen spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 291 and the bill passed the House by the following vote: Yeas, 79; nays, 1; absent or not voting, 19.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Humiston, Hurley, Johnson, Jueling, Kalich, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf—79.

Those voting nay were: Representative Litchman-1.

Those absent or not voting were: Representatives Berentson, Bozarth, Clocksin, Conner, Grant, Haussler, Heavey, Hubbard, Jastad, Jolly, King, Kopet, McCaffree, McCormick, Newschwander, Perry, Taylor, Zimmerman, Mr. Speaker—19.

Senate Bill No. 291, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Joint Memorial No. 17, by Representatives Lux and Gorton:

Memorial rescinding 1963 memorial for federal constitutional amendment as to apportionment of state legislatures.

The memorial was read the second time.

Mrs. Hurley moved adoption of the following amendment:

On page 1, line 26, strike all the matter beginning with "Whereas" through page 2, line 9, ending with "Constitution;"

MOTION

Mr. Richardson moved that House Joint Memorial No. 17 be laid on the table.

The motion was lost on a rising vote.

The Speaker declared the question before the House to be adoption of the amendment by Mrs. Hurley.

Mr. Kink demanded an electric roll call and the demand was sustained.

Debate ensued, Representative Lux speaking against adoption of the amendment and Representative Gorton speaking for its adoption.

YIELDING TO QUESTION

At the request of Mr. Adams, Mrs. Lux yielded to question.

Mr. Adams:

"Mrs. Lux, before I ask the question, I have to make a slight statement. I am under the impression that at the present time it is impossible for some of the smaller counties to have a representative in this legislature. Because of their small population, they are grouped together in one district, so that they could probably not have a representative that lived within their county either in the House or Senate. Now, may I ask, if you lived in one of those counties instead of in the county you do, wouldn't you feel that we should redistrict in some manner so that those counties could have a representative in one of the bodies of this legislature?"

Mrs. Lux:

"No, Dr. Adams, I don't believe I would feel that way, even if I lived in an area where people were more sparsely distributed over the geographical terrain. I think what we want represented is people rather than the terrain or the cows or the trees."

Further debate ensued, Representatives Adams and Holman speaking in favor of adoption of the amendment.

Mr. Bledsoe demanded the previous question.

The demand was sustained on a rising vote.

At the request of Mr. Smith, the Clerk reread the amendment.

The Clerk called the roll on adoption of the amendment by Mrs. Hurley, and the motion was carried and the amendment adopted by the following vote: Yeas, 56; nays, 27; absent or not voting, 16.

Those voting yea were: Representatives Adams, Amen, Avey, Backstrom, Barden, Bledsoe, Bluechel, Brazier, Chapin, Chatalas, Clark (Newman H.),

Clarke (George W.), Copeland, Cunningham, Day, Elicker, Farr, Gallagher, Gladder, Goldsworthy, Gorton, Harris, Hawley, Holman, Hubbard, Humiston, Hurley, Jueling, Kalich, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Lynch, Mahaffey, May, McCaffree, McDougall, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Richardson, Saling, Smythe, Spanton, Swayze, Thompson, Veroske, Wanamaker, Wolf, Zimmerman—56.

Those voting nay were: Representatives Anderson, Bagnariol, Beck, Bottiger, Brouillet, Ceccarelli, Charette, DeJarnatt, Flanagan, Garrett, Hill, Hoggins, Johnson, Litchman, Lux, Marsh, Marzano, McGavick, Merrill, Moon, Rosellini, Sawyer, Sheridan, Smith, Sprague, Walgren, Whetzel—27.

Those absent or not voting were: Representatives Berentson, Bozarth, Clocksin, Conner, Grant, Haussler, Heavey, Jastad, Jolly, King, Kopet, McCormick, Newschwander, Perry, Taylor, Mr. Speaker—16.

Mrs. Hurley moved adoption of the following amendment:

On page 2, line 23, after the period, add a new paragraph to read:

"And Be It Further Resolved, That we, Your Memorialists, the Senate and the House of Representatives of the State of Washington, do respectfully petition the President of the Senate and the Speaker of the House of Representatives and the Senate and House of Representatives of the United States to deem it necessary, as provided in Article V of the Constitution of the United States, to amend the Constitution of the United States by adding the following article:

"Section 1. No provision of this Constitution, or any amendment thereto, shall restrict or limit any state in the apportionment of representation in its legislature.

"Section 2. The judicial power of the United States shall not extend to any suit in law or equity, or to any controversy, relating to apportionment of representation in a state legislature.

"Section 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the Legislatures of three-fourths of the several States within seven years from the date of its submission."

Debate ensued, Representative Hurley speaking in favor of adoption of the amendment, and Representatives Gorton and Smith speaking against its adoption.

MOTIONS

On motion of Mr. Day, the House deferred further consideration of House Joint Memorial No. 17 and the memorial was ordered placed on the second reading calendar for Monday.

On motion of Mr. Gorton, the House deferred consideration of the balance of the second and third reading calendars and the bills thereon were ordered placed on the second and third reading calendars for Monday.

On motion of Mr. McDougall, the House adjourned until 12:00 noon, Monday, April 10, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

THIRTY-SECOND DAY

NOON SESSION

House of Representatives, Olympia, Wash., Monday, April 10, 1967.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Berentson, Jueling, Kopet, Leland, McDougall, Newschwander, Sawyer, Swayze, Taylor, Walgren, Whetzel, and Zimmerman. Representatives Berentson, Jueling, Kopet, and McDougall were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Charles Loyer of the Westminster United Presbyterian Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Bledsoe, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 8, 1967.

Mr. Speaker:

The Senate has passed: Senate Bill No. 48; and

Senate Bill No. 194;

Senate Bill No. 447;

Senate Bill No. 641, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber,

Olympia, Wash., April 8, 1967.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 913; and

Engrossed House Bill No. 920; and

Substitute House Bill No. 936; and

House Bill No. 966; and

Engrossed House Concurrent Resolution No. 17; and

House Concurrent Resolution No. 18, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber,

Olympia, Wash., April 8, 1967.

Mr. Speaker:

The President has signed: Senate Joint Memorial No. 23, and the same is herewith transmitted.

Ward Bowden, Secretary.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 8, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 60 with the following amendments:

On page 1, section 1, line 19, after "and" insert ",when appropriated by the legislature, may be"

On page 1, section 1, line 20, after "in accordance with" strike all of the material down to the period on line 21 and insert "the general budget and accounting act"

On page 2, section 3, line 32, after "assistants" strike ", employees and consultants" and insert "and employees", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. Flanagan moved that the House do concur in the Senate amendments to Engrossed House Bill No. 60.

Representatives Flanagan and Garrett spoke in favor of the motion.

The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 60 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 60 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Wolf—84.

Those absent or not voting were: Representatives Backstrom, Berentson, Copeland, Jueling, Kopet, Litchman, McDougall, Newschwander, O'Brien, Sawyer, Swayze, Taylor, Whetzel, Zimmerman, Mr. Speaker—15.

Engrossed House Bill No. 60 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

The third amendment by the Senate (sponsored by Senators Atwood and Hallauer) leaves silent the power of the Interagency Committee for Outdoor Recreation to employ "consultants." During the current biennium, the Interagency Committee has retained consultants to perform certain tasks that would normally be carried out by employees. This expedient was used, at the request of the Governor, to bridge the organizational period until the program was sufficiently stabilized to permit creation of permanent positions within a well-organized, administrative framework. Any other course may well have resulted in the creation of positions which might have been unnecessary as the program developed.

Presently, the Interagency Committee has developed a small staff organization which will permit a level of services adequate to the program for the coming biennium. These positions will be filled by regular employees under normal laws and regulations. The amendment is a clear statement of legislative intent that this be done. The amendment is not, however, designed to preclude the use of outside professional and technical services when such services cannot be reasonably undertaken by the small staff authorized by the IAC.

The Senate amendments to House Bill No. 60 on page 2, line 32 provide for a deletion of the term "consultants." After discussions with one of the Senate sponsors of the amendment, I wish to point out that the deletion of the word "consultants" was not intended to limit the power of the agency to contract for personal services relating to

land appraisals, engineering reviews, and similar activities which it must perform from time to time, and that require a very specialized background and training which employees of the staff do not possess. With the understanding of this amendment, I fully support the amendment and recommend its adoption.

Avery Garrett, 47th District.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 28, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendment to Substitute House Bill No. 304, on page 6, beginning on line 9, and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Knoblauch, Ridder, and Redmon, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of Substitute House Bill No. 304 and the bill was ordered placed on the fifth order of business tomorrow.

MESSAGES FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 7, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I am returning herewith without my approval as to one item, House Bill No. 303, entitled:

"An Act relating to the establishment and development of community mental health programs."

In my State of the State Message, I stated that "of all human needs, none can be more compelling—and none more important than to meet the urgent needs of our unfortunate and unrepresented citizens afflicted with mental illness and retardation. The degree of the problem requires an equal degree of response. To do less is neither fiscally responsible nor humanely defensible.

"Over and above state action, this administration will support the expansion of comprehensive community services in creating a network of community mental health and retardation clinics which can deal with these problems at the level of local concern."

House Bill 303, the Community Mental Health Services Act, is one of three parts of a package to accomplish these goals. I believe it represents a major stride forward in recognizing that many facets of mental illness can be handled with greater success for the individual and the community without requiring transportation of individuals to large institutions far from their homes.

House Bill 303 was amended to add to Section 2 a subsection (3) defining "Community Mental Health Program" as "any consciously adopted program designed to help people learn to avoid mental crisis." This language is contained as a suggested definition in the state's mental health grant-in-aid plan submitted to the federal government. The attempt to define the programs covered by this bill was meritorious, and would have improved the legislation. Unfortunately, the amendment inadvertently left out two words, "or overcome", from the definition contained in the grant-in-aid plan, thus suggesting that community mental health programs are designed only to prevent and not to treat mental crisis. Not only do the goals and requirements of the remainder of the act conflict with this concept of community mental health programs, but such a concept would not meet federal matching fund requirements and would result in loss of federal revenue of approximately \$2.7 million to assist in establishment of community mental health programs anticipated in the budget passed by both houses of this legislature.

I am sure it was not the intention of the legislature or the sponsor of the amendment to cast any doubt on the ability of the community programs to aid individuals in overcoming mental crises, nor the ability of the state to participate in

federal matching programs for community mental health. For this reason, I have vetoed subsection (3) of Section 2 and have approved the remainder of the bill.

Respectfully submitted,
DANIEL J. EVANS, Governor.

MOTION

On motion of Mr. Gorton, House Bill No. 303 with the Governor's partial veto message was referred to Committee on Rules and Administration.

State of Washington, Office of the Governor, Olympia, April 7, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

Substitute House Bill No. 802:

Providing for election of legislative district chairmen.

Substitute House Bill No. 534:

Authorizing payment of state salaries semimonthly and providing procedures therefor.

House Bill No. 638:

Establishing a crime information center.

House Bill No. 492:

Authorizing commission on harbor line to change, relocate or reestablish harbor lines on Fidalgo Bay.

House Bill No. 702:

Changing public assistance general eligibility standards.

House Bill No. 701:

Changing medical care assistance.

House Bill No. 656:

Creating a statewide city employees supplemental benefits retirement fund.

House Bill No. 576:

Reconstituting tax commission into a department of revenue and board of tax appeals.

Substitute House Bill No. 146:

Regulating sale of commercial fertilizers, including customer formula fertilizers in state.

House Bill No. 109:

Authorizing use of state-aid capital improvement funds for modernization of school facilities.

House Bill No. 675:

Regulating schoolbooks.

House Bill No. 224:

Providing interest, collection costs and attorney's fees for certain checks dishonored by nonacceptance or nonpayment.

Very truly yours,
Raymond W. Haman,
Legal Counsel to the Governor.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Cunningham, the rules were suspended and authorization was given to add additional names as sponsors of House Bill No. 974.

House Bill No. 974, by Representatives Cunningham, Bottiger, McGavick, Bluechel, Kalich, and Charette:

An Act relating to property taxes; and amending section 84.56.020, chapter 15, Laws of 1961 and RCW 84.56.020.

Ordered printed and referred to Committee on Revenue and Taxation.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Senate Bill No. 48, by Senator Herrmann (by interim committee on insurance request):

An Act relating to insurance; amending section .19.05, chapter 79, Laws of 1947 as amended by section 13, chapter 193, Laws of 1957 and RCW 48.19.050; amending section .19.17, chapter 79, Laws of 1947 and RCW 48.19.170; amending section .19.21, chapter 79, Laws of 1947 and RCW 48.19.210; and adding a new section to chapter 19, Laws of 1947 and to chapter 48.19 RCW.

Referred to Committee on Financial Institutions and Insurance.

Senate Bill No. 194, by Senators Stender, Peterson (Ted), and Marquardt (by executive request):

An Act relating to minimum wages; and amending section 2, chapter 294, Laws of 1959 as amended by section 3, chapter 18, Laws of 1961 extraordinary session and RCW 49.46.020.

Referred to Committee on Labor and Employment Security.

Senate Bill No. 447, by Senators Woodall, Mardesich, and Henry:

An Act relating to firemen of cities and towns; and amending section 4, chapter 91, Laws of 1947 and RCW 41.16.040.

Referred to Committee on Rules and Administration.

RESOLUTION

House Resolution No. 67-77, by Representatives Kirk and Murray:

Whereas, The government of the United States of America has declared that a substantial portion of Fort Lawton, located in the city of Seattle, soon will be declared to be surplus and will be made available by sale or otherwise to some private or public agency through the General Services Administration; and

Whereas, This piece of property is one of the last large tracts of land that possesses an unlimited potential for park, recreational and educational activities; and

Whereas, The buildings on this federal reservation have a high utility for educational and other purposes; and

Whereas, Seattle and the entire Puget Sound country is undergoing a tremendous population growth and the needs of this area are increasing in direct proportion to this growth;

Now, Therefore, Be It Resolved, By the House of Representatives, That the city of Seattle, the county of King and the other counties experiencing this unprecedented growth, together with the State of Washington, join hands in making every effort possible to retain this property for public use.

Mrs. Kirk moved adoption of the resolution.

Representatives Kirk and Murray spoke in favor of adoption of the resolution.

The motion was carried and the resolution was adopted.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Joint Memorial No. 23.

MOTIONS

Mr. O'Brien moved that the Committee on Revenue and Taxation be relieved of Senate Joint Resolution No. 23 and that the resolution be ordered placed on today's second reading calendar.

On motion of Mr. Gorton, the motion by Mr. O'Brien was laid on the table.

MOTION

On motion of Mr. Gorton, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p.m.

The Clerk called the roll and all members were present except Representatives Berentson, Jueling, Leckenby, McDougall, Newschwander, and Taylor. Representatives Berentson, Jueling, and McDougall were excused.

SECOND READING OF BILLS

House Joint Memorial No. 17, by Representatives Lux and Gorton:

Memorial rescinding 1963 memorial for federal constitutional amendment as to apportionment of state legislatures.

The House resumed consideration of House Joint Memorial No. 17 on second reading, an amendment by Mrs. Hurley having been adopted previously. (See p. 1857 for amendment).

The Speaker declared the question before the House to be the adoption of the following amendment by Mrs. Hurley:

On page 2, line 23, after the period, add a new paragraph to read:

"And Be It Further Resolved, That we, Your Memorialists, the Senate and the House of Representatives of the State of Washington, do respectfully petition the President of the Senate and the Speaker of the House of Representatives and the Senate and House of Representatives of the United States to deem it necessary, as provided in Article V of the Constitution of the United States, to amend the Constitution of the United States by adding the following article:

Section 1. No provision of this Constitution, or any amendment thereto, shall restrict or limit any state in the apportionment of representation in its legislature.

Section 2. The judicial power of the United States shall not extend to any suit in law or equity, or to any controversy, relating to apportionment of representation in a state legislature.

Section 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the Legislatures of three-fourths of the several states within seven years from the date of its submission."

With the consent of the House, Mrs. Hurley withdrew the amendment.

Mrs. Hurley moved adoption of the following amendment:

On page 2, line 23, after the period add the following:

"And Be It Further Resolved, That we, Your Memorialists, the Senate and the House of Representatives of the State of Washington, do respectfully petition the President of the Senate and the Speaker of the House of Representatives and the Senate and House of Representatives of the United States to deem it necessary, as provided in Article V of the Constitution of the United States, to amend the Constitution of the United States by adding the following article:

Section 1. The legislature of each State shall be apportioned by the people of that State at each general election for Representatives to the Congress held next following the year in which there is commenced each enumeration provided for in section 2 of

article I. In the case of a bicameral legislature, the members of one house shall be apportioned among the people on the basis of their numbers and the members of the other house may be apportioned among the people on the basis of population, geography, and political subdivisions in order to insure effective representation in the State's legislature of the various groups and interests making up the electorate. In the case of a unicameral legislature, the house may be apportioned among the people on the basis of substantial equality of population with such weight given to geography and political subdivisions as will insure effective representation in the State's legislature of the various groups and interests making up the electorate.

Sec. 2. A plan of apportionment shall become effective only after it has been submitted to a vote of the people of the State and approved by a majority of those voting on that issue at a statewide election held in accordance with law and the provisions of this Constitution. If submitted by a bicameral legislature the plan of apportionment shall have been approved prior to such election by both houses, one of which shall be apportioned on the basis of substantial equality of population; if otherwise submitted it shall have been found by the courts prior to such election to be consistent with the provisions of this Constitution, including this article. In addition to any other plan of apportionment which may be submitted at such election, there shall be submitted to a vote of the people an alternative plan of apportionment based solely on substantial equality of population. The plan of apportionment approved by a majority of those voting on that issue shall be promptly placed in effect."

Mr. Chatalas demanded an electric roll call and the demand was sustained.

Debate ensued, Representatives Hurley, Day, Holman, and Chapin speaking in favor of adoption of the amendment, and Representatives Grant, Jolly, and Smith speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Flanagan, Mr. Day yielded to question. Mr. Flanagan:

"Representative Day, assuming I am in favor of the principle whereby the states can have one house represented on other than a population basis, and that we want to obtain that objective, if we go ahead here and vote for Mrs. Hurley's amendment and then for this memorial which rescinds the 1963 memorial which asked the United States to hold a constitutional convention to accomplish this purpose, then we would have one less state asking for the convention. I understand we are within two states of getting one. Wouldn't it be better in order to accomplish our purpose for me to vote against both Mrs. Hurley's amendment and the memorial we have before us? I understand there are only ten or eleven states which have asked for this other route, and it seems to me we would be further away from our objective. I would like to have you explain this."

Mr. Day:

"Mr. Flanagan, it is my understanding that if they call the constitutional convention, it is a wide-open convention and they can consider anything. I am personally not for that. They may invade the bill of rights and a lot of other things. In order to accomplish the objective without a constitutional convention, we would ask that they initiate a constitutional amendment for this specific purpose and ask the states to ratify it, which is a different method by which the federal Constitution could be changed. There is some merit to what you say, but by the same token I believe the overriding fear is that they would call a constitutional convention. I can't answer any more specifically. I am sorry."

Mr. Flanagan:

"In your opinion, if you vote for the amendment and for this memorial, are you going to be closer to having the number of states required to ratify this thing, or are you going to be farther away from achieving our original objective?"

Mr. Day:

"I think you are going to be farther away."

Further debate ensued, Representative Hubbard speaking in favor of adoption of the amendment, and Representatives Moon and King speaking against its adoption.

Mr. Charette demanded the previous question and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Conner on a point of parliamentary inquiry. Mr. Conner:

"Mr. Speaker, this is a memorial that we are voting on and to my recollection since I have been in this House, we have never had any response to a memorial that we have passed. You might refer to the Chief Clerk or Assistant Chief Clerk. I wonder if they have sent these to those to whom they were addressed?"

The Speaker:

"The question before the House is the adoption of the amendment. Perhaps when we get to final passage you would like to make your inquiry."

The Clerk called the roll and the motion lost and the amendment by Mrs. Hurley to House Joint Memorial No. 17 was not adopted by the following vote: Yeas, 45; nays, 47; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Avey, Bledsoe, Bluechel, Bozarth, Brazier, Chapin, Clarke (George W.), Clocksin, Conner, Cunningham, Day, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Haussler, Holman, Hubbard, Hurley, Kalich, Kink, Leckenby, Lewis, Lynch, Mahaffey, McCaffree, McCormick, Morrison, Murray, Newhouse, O'Dell, Reese, Richardson, Saling, Spanton, Veroske, Wanamaker, Whetzel, Wolf. Zimmerman—45.

Those voting nay were: Representatives Anderson, Backstrom, Bagnariol, Barden, Beck, Bottiger, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Copeland, DeJarnatt, Gallagher, Garrett, Grant, Hawley, Heavey, Hill, Hoggins, Humiston, Jastad, Johnson, Jolly, King, Kirk, Kiskaddon, Leland, Litchman, Lux, Marsh, Marzano, May, McGavick, Merrill, Moon, O'Brien, Perry, Rosellini, Sawyer, Sheridan, Smith, Sprague, Swayze, Thompson, Walgren, Mr. Speaker—47.

Those absent or not voting were: Representatives Berentson, Jueling, Kopet, McDougall, Newschwander, Smythe, Taylor—7.

EXPLANATION OF VOTE

We, the undersigned, voted for Mrs. Hurley's amendment despite grave doubts about the Dirksen amendment. We believe the passage of House Joint Memorial No. 17 vital in order to prevent a federal constitutional convention which might amend portions of the federal constitution in a manner not intended by the 1963 legislature, the action of which House Joint Memorial No. 17 is designed to repeal. Since there is likely to be much more support for the memorial with Mrs. Hurley's amendment than without it, we have reluctantly voted for the amendment.

Slade Gorton,

46th District.
Jonathan Whetzel.

43rd District.
Mary Ellen McCaffree,

District 32A.
Norwood Cunningham,

vorwood Cunningnam, 30th District.

House Joint Memorial No. 17 was ordered engrossed.

William S. Leckenby.

21st District. Alan Bluechel,

1st District.

John S. Murray, 36th District. Mr. Gorton moved that the rules be suspended, Engrossed House Joint Memorial No. 17 be advanced to third reading, the second reading considered the third, and the memorial be placed on final passage.

Mrs. Hurley demanded an electric roll call and the demand was sustained. The Clerk called the roll on the motion that the rules be suspended and Engrossed House Joint Memorial No. 17 be advanced to third reading, and the motion was lost by the following vote: Yeas, 57; nays, 35; absent or not voting, 7.

Those voting yea were: Representatives Anderson, Backstrom, Bagnariol, Barden, Beck, Bluechel, Bottiger, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Cunningham, DeJarnatt, Elicker, Gallagher, Garrett, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Humiston, Jastad, Johnson, Jolly, Kalich, King, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Mahaffey, Marsh, Marzano, McCaffree, McGavick, Merrill, Moon, Murray, O'Brien, Perry, Rosellini, Sawyer, Sheridan, Smith, Sprague, Thompson, Walgren, Wanamaker, Whetzel—57.

Those voting nay were: Representatives Adams, Amen, Avey, Bledsoe, Bozarth, Brazier, Chapin, Clocksin, Conner, Copeland, Day, Farr, Flanagan, Gladder, Goldsworthy, Harris, Holman, Hubbard, Hurley, Kink, Lynch, May, McCormick, Morrison, Newhouse, O'Dell, Reese, Richardson, Saling, Spanton, Swayze, Veroske, Wolf, Zimmerman, Mr. Speaker—35.

Those absent or not voting were: Representatives Berentson, Jueling, Kopet, McDougall, Newschwander, Smythe, Taylor—7.

Engrossed House Joint Memorial No. 17 was passed to Committee on Rules and Administration for third reading.

MOTION

Mr. Brouillet moved that the Committee on Revenue and Taxation be relieved of Senate Joint Resolution No. 23 and that the bill be placed on today's second reading calendar.

POINT OF ORDER

The Speaker recognized Mr. Gorton on a point of order.

Mr. Gorton:

"Mr. Speaker, we are not on the eighth order of business. I don't believe the motion is in order."

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Mr. Speaker, I call your attention to Rule 82, which states that the majority of the members elected to the House may require a committee to report a bill back to the House at any time."

RULING BY THE SPEAKER

The Speaker:

"Mr. O'Brien, it would appear to me that Rule 82, when it refers to 'any time,' would not mean any time during the proceedings. If this motion could be made as you are interpreting it, so that you could interrupt the second reading calendar, the minority could get up at any point in the proceedings and we would not be able to carry out the orderly process of legislation. It would appear to me that the reference here is not to any time during the calendar but at the appropriate time for such a motion on any day, at which time you would not be precluded from making the motion."

The Speaker recognized Mr. O'Brien.

Mr. O'Brien:

"Well, carrying your argument a little farther, 'at any time' would be before we meet and after we adjourn and we would be completely precluded from making this motion. Now, we are on second reading, between bills. We are in this labyrinth of time and it appears if you carry out the intent of this rule, this body can require a committee to bring a bill back at any time it sees fit. We feel it is timely to have this resolution reported back and, if our rules were intended to state otherwise, I think we should have stipulated in the rules that it would only come under the eighth order of business, under propositions and motions. But this isn't what the rule says; it just says at any time in the day's proceedings. The calendar is just set up to give you some sort of agenda. We are in an area now where this motion appears to be timely, because we are between bills and are not interrupting the orderly procedure whatsoever. By doing it now we are actually expediting our process, because we will be placing this Senate Joint Resolution No. 23 right on this calendar for second reading where it belongs."

The Speaker:

"Mr. O'Brien, since there seems to be some controversy on this, I will be glad to take this under advisement and we will bring in a ruling tomorrow."

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order. Mr. O'Brien:

"Is it your ruling that Mr. Brouillet's motion is out of order?"

RULING BY THE SPEAKER

The Speaker:

"It is, if you wish to interpret it that way. I have indicated that I am going to consider this and make my ruling tomorrow."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Kalich on a point of personal privilege. Mr. Kalich:

"Mr. Speaker, ladies and gentlemen, as this extraordinary session draws into this fifth week and we on each side of the aisle seem to be at each other's throats—and sometimes the fault is on our side and sometimes on the other—I think it is appropriate at this time to congratulate Governor Evans on his very fine appointment of Leroy, Hittle to the Liquor Board. I am sure each and every one of us agrees on this. I know we are going to miss his astute and attentive face in the press row in front there as we ponder our problems upon the floor. Leroy is in the wings somewhere and, Leroy, you know I have never been noted for long speeches and I am not going to go into a lengthy one now and bring in a lot of flowery adjectives to describe you, but I think I am speaking for everyone when I say you are one of the good, good guys, and we wish you lots of success in your new job. I can't help but add a little comment that I think most of you have heard, a little bit of humor. Last Thursday this appointment was made and as Leroy read the paper the next morning over a cup of coffee he glanced down at the article on the front page, and he said, 'My God, I've been misquoted.'"

The Speaker:

"May I add my congratulations to those of the members of the House to Mr. Hittle for accepting this responsible position. I am sure that the Liquor Board will be in good hands."

Engrossed Senate Bill No. 622, by Senators Herrmann, Neill, and Durkan:

Authorizing supervisor of banking to fix reserve requirements within prescribed limits.

The bill was read the second time.

On motion of Mr. O'Dell, the rules were suspended, Engrossed Senate Bill No. 622 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative O'Dell spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 622, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—91.

Those absent or not voting were: Representatives Backstrom, Berentson, Jueling, Kopet, McDougall, Newschwander, Swayze, Taylor—8.

Engrossed Senate Bill No. 622, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Reengrossed Senate Bill No. 442, by Senators Gissberg, Metcalf, Canfield, Ridder, Henry, and Mardesich:

Pertaining to intermediate school district.

The bill was read the second time.

Mr. Holman moved adoption of the following amendment by Representatives Holman and Mahaffey:

On page 3 of the printed and reengrossed bill, add two new sections following section 4 to read as follows:

"Sec. 5. Section 25, page 11, Laws of 1886 as last amended by section 16, chapter 139, Laws of 1965, and RCW 28,20,010 are each amended to read as follows:

In each county, not within an intermediate district, there shall be a county board of education, which shall consist of five members elected by the voters of the county, one from each of five county board-member districts, such districts to be determined by the county committee on school district organization. Such county board-member districts shall be arranged on a basis of equal population and so that not more than one member of the county board shall come from any one school district: Provided, That in counties having less than five school districts, then the county board-member districts shall be arranged so as to give, as far as practicable, representation, according to equal population: Provided Further, That the county committee, at any time that such committee deems it advisable, shall change the boundaries of county board-member districts so as to provide as far as practicable equal representation according to population of such board-member districts.

In any county having a joint school district with another county, all of the territory within such joint district and lying within both counties shall be included within a board-member district of the county within which the administrative office of such joint district is located, and the electors residing therein shall be eligible to vote for and hold membership on the county board of education of such county.

Filing of candidacy for the county board shall be with the county superintendent not more than sixty days nor less than forty-five days prior to the election, and he shall certify the names to the officials conducting the elections in all districts.

Election of board members shall be held at the time of the regular election of school district directors. Such election shall be called and notice thereof given by the county superintendent in the manner provided by law for giving notice of the election of school district directors and such election shall be conducted by the official in each school district who conducts the election of school district directors and in conjunction with the election of school district directors. The term of office for each board member shall be four years and until his successor is duly elected and qualified. No member of a board of directors of a local school district shall continue to serve in that capacity after having been elected to a county board. Provided, That this restriction shall not apply to any county board members during their present term of office.

The term of every county board member shall begin on the twentieth day following his election and each county board shall be organized at the first meeting held after a newly elected member takes office. In the event of a vacancy in the board from any cause, such vacancy shall be filled by appointment of a person from the same board-member district by the board of county commissioners. The appointed board member shall serve until the next regular election, at which time there shall be elected a member to fill the unexpired term of the member of the board whose

position has been vacated.

Sec. 6. Section 5, chapter 218, Laws of 1955 and RCW 28.04.040 are each amended to read as follows:

Candidates for membership on the state board of education shall file declarations of candidacy with the superintendent of public instruction on forms prepared by the superintendent. Declarations of candidacy may be filed by person or by mail not earlier than the first day of September, nor later than the sixteenth day of September. The superintendent of public instruction may not accept any declaration of candidacy that is not on file in his office or is not postmarked before the seventeenth day of September. No person employed in any school, college, university, or other educational institution or any county school superintendent's office or in the office of superintendent of public instruction shall be eligible for membership on the state board of education and each member elected must be a resident of the congressional district from which he was elected. No member of a board of directors of a local school district shall continue to serve in that capacity after having been elected to the state board. Provided, That this restriction shall not apply to any state board members during their present term of office." Renumber the remaining section accordingly.

Debate ensued, Representatives Holman, Clarke (George W.), Mahaffey, and Charette speaking in favor of adoption of the amendment, and Representative Wolf speaking against its adoption.

The motion was carried and the amendment was adopted.

On motion of Mr. Holman, the following amendment by Representatives Holman and Mahaffey was adopted:

On page 3, section 3, line 11 of the printed and reengrossed bill, following "intermediate district" insert a new paragraph as follows:

"No member of a board of directors of a local school district shall continue to serve in that capacity after having been elected to an intermediate district board: Provided, That this restriction shall not apply to any intermediate district board members during their present term of office."

Mr. Hoggins moved adoption of the following amendment:

On page 3 of the printed and reengrossed bill, add a new section following the sections added by the amendment of Representatives Holman and Mahaffey as follows:

"Sec. 7. Section 1, chapter 296, Laws of 1957 and RCW 28.57.090 are each amended to read as follows:

"Whenever a special election is held to vote on a proposal to form a new school district, the votes cast by the electors in each component district shall be tabulated separately and the proposition shall be considered approved only if it receives a majority of the votes cast in each separate district voting thereon: Provided, however, that whenever three or more districts are voting on a reorganization proposal, those districts registering a favorable majority thereon and which are contiguous may proceed to reorganize as hereinafter set forth, even though one or more districts vote unfavorably and are not to be included in the new district. Whenever a special election is held to vote on a proposal for adjustment of bonded indebtedness the entire

vote cast by the electors of the proposed new district or of the established district as the case may be shall be tabulated and any such proposition shall be considered approved if a majority of sixty percent of all votes cast thereon is in the affirmative.

"In the event of approval of a proposition or propositions voted on at a special election, the county superintendent shall: (1) Make an order establishing such new district or such terms of adjustment of bonded indebtedness or both, as were approved by the voters and shall also order effected such other terms of adjustment, if there be any, of property and other assets and of liabilities other than bonded indebtedness as have been approved by the state board; (2) certify his action to the county and school district officers specified in RCW 28.57.070; and (3) designate the new district by name and by a number different from that of any component thereof or of any other district in existence in the county.

"The county superintendent may, if he deems such action advisable, fix, as the effective date of any order or orders he is required by this chapter to make, the first day of July next succeeding the date of final approval of any change in the organization and extent of school districts or of any terms of adjustment of the assets and liabilities of school districts.

"Upon receipt of the aforesaid certification, the clerk of each school district which is included in the new district shall deliver to the proper school district officer of the new district all books, papers, documents, records and other materials pertaining to his office."

POINT OF ORDER

The Speaker recognized Mr. Charette on a point of order.

Mr. Charette:

"Mr. Speaker, in this copy of the amendment which I have here it says that it is adding a new section, yet there is just some underlined material. I would like to know whether the other material is present law."

The Speaker recognized Mr. Hoggins.

Mr. Hoggins:

"The whole material is present law. The underlined material is the addition."

MOTION

On motion of Mr. Charette, the House deferred further consideration of Reengrossed Senate Bill No. 442, and the bill was ordered placed at the end of today's second reading calendar.

House Bill No. 681, by Representatives Bagnariol, Gladder, and Merrill:

Regulating the sale of certain types of life insurance policies.

The bill was read the second time.

On motion of Mr. Bagnariol, the rules were suspended, House Bill No. 681 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representatives Bagnariol and Gladder spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 681, and the bill passed the House by the following vote: Yeas, 88; nays, 1; absent or not voting, 10.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Harris, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree,

McCormick, McGavick, Merrill, Moon, Morrison, Murray, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—88.

Those voting nay were: Representative Grant—1.

Those absent or not voting were: Representatives Avey, Berentson, Haussler, Heavey, Jueling, Kopet, McDougall, Newhouse, Newschwander, Taylor—10.

House Bill No. 681, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Concurrent Resolution No. 21, by Senators Williams and Talley:

Directing legislative council to make a study of regional planning agencies and governmental conferences.

The resolution was read the second time.

On motion of Mr. Gorton, the rules were suspended, Senate Concurrent Resolution No. 21 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representative Whetzel spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 21, and the resolution passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Berentson, Jueling, Kopet, McDougall, Newschwander, Taylor—6.

Senate Concurrent Resolution No. 21, having received the constitutional majority, was declared passed.

Reengrossed Senate Bill No. 442, by Senators Gissberg, Metcalf, Canfield, Ridder, Henry, and Mardesich:

ga Pertaining to intermediate school district.

The House resumed consideration of Reengrossed Senate Bill No. 442 on second reading.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Hoggins.

Debate ensued, Representative Hoggins speaking in favor of adoption of the amendment, and Representatives Clarke (George W.) and Charette speaking against its adoption.

The motion was lost and the amendment was not adopted.

On motion of Mr. Holman, the following amendments to the title by Representatives Holman and Mahaffey were adopted:

In line 4 of the title of the printed bill, being line 3 of the reengrossed bill, after the semicolon following "directors" insert "establishing limitations on school district board membership;"

In line 8 of the title of the printed bill, being in line 7 of the reengrossed bill, after the semicolon following "chapter 28.19 RCW" insert "amending section 25, Laws of 1886 as last amended by section 16, chapter 139, Laws of 1965 and RCW 28.20.010; amending section 5, chapter 218, Laws of 1955 and RCW 28.04.040;"

On motion of Mr. Gorton, the rules were suspended, Reengrossed Senate Bill No. 442 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representatives Mahaffey and Bledsoe spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Reengrossed Senate Bill No. 442 as amended by the House, and the bill passed the House by the following vote: Yeas, 90; nays, 4; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Zimmerman, Mr. Speaker—90.

Those voting nay were: Representatives Avey, Conner, Hurley, Wolf—4.

Those absent or not voting were: Representatives Berentson, Kopet, McDougall, Newschwander, Taylor—5.

Reengrossed Senate Bill No. 442 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Hoggins, Reengrossed Senate Bill No. 442 was ordered transmitted immediately to the Senate.

THIRD READING OF BILLS

House Bill No. 377, by Representatives Jueling, Taylor, and Newschwander:

Requiring approval of pollution control commission and department of health prior to water district's operation of sewer system.

MOTION

Mr. Humiston moved that House Bill No. 377 be rereferred to Committee on Local Government.

Mr. Chatalas demanded an electric roll call and the demand was sustained.

Debate ensued, Representative Humiston speaking in favor of the motion, and Representatives Garrett and Smith speaking against it.

MOTION

Mr. Gorton moved that the House defer further consideration of House Bill No. 377 and that the bill be placed on tomorrow's third reading calendar.

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Mr. Speaker, it appears to me the motion by Mr. Gorton is in a similar rank with the motion by Dr. Humiston. Both of them defer action and you should dispose of one before you act on the other."

With the consent of the House Mr. Humiston withdrew his motion.

The Speaker declared the question before the House to be the motion that the House defer further consideration on House Bill No. 377 and that the bill be ordered placed on tomorrow's third reading calendar.

The motion was carried on a rising vote.

MOTIONS

Mr. Gorton moved that the House defer consideration of the balance of the third reading calendar and that the bills thereon be ordered placed on tomorrow's third reading calendar.

Mr. Day moved that the Chief Clerk be instructed to draw the necessary resolutions to bring the fortieth session of the legislature to a close on Friday, April 14, 1967, at 3:00 p.m.

Debate ensued, Representative Day speaking in favor of the motion and Representative Gorton speaking against it.

Mr. Chatalas demanded an electric roll call and the demand was sustained.

MOTION

On motion of Mr. Bledsoe, the motion by Mr. Day was laid on the table.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 60; also House Bill No. 913; also House Bill No. 920; also Substitute House Bill No. 936; also House Bill No. 966; also House Concurrent Resolution No. 17; also House Concurrent Resolution No. 18.

MOTION

On motion of Mr. Bledsoe, the House adjourned until 10:00 a.m., Tuesday, April 11, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

THIRTY-THIRD DAY

MORNING SESSION

House of Representatives. Olympia, Wash., April 11, 1967.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Berentson, Bottiger, Heavey, Hubbard, Mahaffey, McCormick, Newschwander, Rosellini, and Thompson.

Representatives Berentson, Heavey, and Hubbard were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Charles Loyer of the Westminster United Presbyterian Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 10, 1967.

Mr. Speaker:

The Senate concurred in the House amendments to Senate Bill No. 9 and passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 10, 1967.

Mr. Speaker:

The second section of

The Senate concurred in the House amendment to Engrossed Senate Bill No. 375 and passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 10, 1967.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 630, and the House amendments thereto, and the President has appointed as members of the Conference Committee thereon: Senators Andersen. Dore, and Gissberg.

Ward Bowden Secretary.

Senate Chamber, Olympia, Wash., April 10, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 291; and Senate Bill No. 323, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber. Olympia, Wash., April 10, 1967.

Mr. Speaker:

The President has signed: House Bill No. 860, and the same is herewith transmit-

Ward Bowden, Secretary.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 10, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bill, entitled:

House Bill No. 183:

Allows department of public assistance to accept federal funds under the Federal Older Americans Act of 1965.

Very truly yours,
Raymond W. Haman,
Legal Counsel to the Governor.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 7, 1967.

Mr. Speaker:

The Senate recedes from its amendments to section 2 and section 3 of Engrossed House Bill No. 72, and insists on its position in the remaining Senate amendments as follows:

On page 1, line 3 of the title of the engrossed and printed bills, after "measures;" insert "authorizing the expenditure of certain funds for park purposes; providing for the exchange of state lands for privately owned lands of equal value to be used for park purposes; adding a new section to chapter 79.08 RCW;"

On page 1, section 1, line 11 of the printed bill, being line 10 of the engrossed bill, after "jurisdiction" and before "when" insert "which are of primitive character"

On page 1, following section 1, add two new sections as follows:

NEW SECTION. Sec. 2. There is added to chapter 79.08 RCW a new section to read as follows:

For the purpose of securing and preserving privately owned lands for parks and recreation purposes, the department of natural resources is authorized, with the advice and approval of the state board of natural resources, to exchange any state lands of equal value for such lands. Lands acquired by exchange as herein provided shall be withdrawn from lease and sale and reserved for park and recreation purposes.

NEW SECTION. Sec. 3. There is added to chapter 8, Laws of 1965, and to chapter 43.08 RCW a new section to read as follows:

If any provision of sections 1 through 4 of this act, or its application to any person or circumstances is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected."

Renumber existing section 2 as section 6, and said bill with amendments is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Copeland, the House concurred in the Senate amendments to page 1, section 1, line 8, and to page 1, adding two new sections, and to the Senate amendment to the title.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 72 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 72 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley,

Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—84.

Those absent or not voting were: Representatives Berentson, Bottiger, Chatalas, Day, Garrett, Harris, Heavey, Hill, Hubbard, Mahaffey, McCormick, Newschwander, Perry, Rosellini, Thompson—15.

Engrossed House Bill No. 72 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 28, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendment to Substitute House Bill No. 304, on page 6, beginning on line 9, and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Knoblauch, Ridder, and Redmon, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. Whetzel moved that the House do concur in the Senate amendments to Substitute House Bill No. 304.

Representatives Whetzel and Sheridan spoke in favor of the motion. The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 304 as amended by the Senate.

The Clerk called the roll on the final passage of Substitute House Bill No. 304 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—87.

Those absent or not voting were: Representatives Berentson, Bottiger, Chatalas, Garrett, Harris, Heavey, Hill, Hubbard, Newschwander, Perry, Reese, Thompson—12.

Substitute House Bill No. 304 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

POINT OF INQUIRY

The Speaker recognized Mr. Veroske on a point of inquiry.

Mr. Veroske:

"Mr. Speaker, could the Chief Clerk tell me if he has received a notice of the executive committee meeting of the Committee on Public Institutions and Youth Development?"

The Speaker:

"The Chief Clerk informs me he does not have such a notice."

YIELDING TO QUESTION

At the request of Mr. Veroske, Mr. Spanton yielded to question.

Mr. Veroske:

"Mr. Spanton, as vice chairman of the Committee on Public Institutions and Youth Development, when was the last time you noticed the chairman of this committee on the floor?"

Mr. Spanton:

"I can't answer that for sure. However, I do have a notice, Representative Veroske, of an executive session meeting called for 5:30 today."

The Speaker recognized Mr. Copeland.

Mr. Copeland:

"Mr. Speaker, for the benefit of the membership, Mrs. Newschwander underwent an operation yesterday, and that is why Representative Newschwander is not here."

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Concurrent Resolution No. 41, by Representatives Cunningham, Mahaffey, and Smith:

Directing the public pension commission to study the effects of granting pensions to surviving spouses of public officers and employees.

Ordered printed and referred to Committee on State Government and Legislative Procedures.

FIRST READING OF SENATE BILLS

The following was read first time by title and acted upon as indicated:

Senate Bill No. 641, by Senator Henry:

An Act relating to registration and regulation of aircraft and airmen; amending section 23, chapter 165, Laws of 1947, as last amended by section 7, chapter, (H.B. 3), Laws of 1967 first extraordinary session, and RCW 14.04.230; repealing section 1, chapter 207, Laws of 1967; and prescribing penalties.

On motion of Mr. Copeland, the rules were suspended, Senate Bill No. 641 was advanced to second reading and read the second time.

Mr. Copeland moved that the rules be suspended, Senate Bill No. 641 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Copeland yielded to question.

Mr. Smith:

"Mr. Copeland, I understood you to say there was some conflict, but I didn't quite get the essence of the two bills you mentioned."

Mr. Copeland:

"Mr. Smith, House Bill No. 3 contained some repealing provisions that related to sections of the statute. However, House Bill No. 1 passed the regular session and was signed into law. If you will refer to House Bill No. 1, you will find what was actually repealed was section 1 of the bill, and all we are doing is reinstating that material by this bill."

The motion was carried.

Representative Copeland spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 641, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those absent or not voting were: Representatives Berentson, Heavey, Hill, Hubbard, Newschwander, Perry, Thompson—7.

Senate Bill No. 641, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

RESOLUTIONS

House Resolution No. 67-78, by Representatives Kink, Hawley, and Conner:

Whereas, The Secretary of the Interior of the United States has recently announced that the first pilot fish protein concentrate plant will be located in the Pacific Northwest; and

Whereas, The precise site of this plant is a matter of great interest both to the federal government and to various commercial concerns; and

Whereas, The Bureau of Commercial Fisheries is presently engaged in studies preliminary to selection of a site for the plant; and

Whereas, The site will be chosen largely on the basis of economic considerations, including availability of the necessary fish resources; and

Whereas, The merits and demerits of potential sites should be carefully considered; and

Whereas, Little time remains before final selection of a site;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Department of Economics of the University of Washington be, and it hereby is, requested to evaluate all data relevant to the selection of a site for this fish protein

concentrate plant and to make recommendations for such a site based upon the economic feasibility of various possible locations;

Be It Further Resolved, That the Chairman of the Department of Economics forward the conclusions and recommendations to each member of the Congressional Delegation of the State of Washington by May 1, 1967;

Be It Further Resolved, That copies of this Resolution be forwarded to the Chairman of the Department of Economics of the University of Washington and to each member of the Congressional Delegation of the State of Washington.

Mr. Kink moved adoption of the resolution.

Representaives Kink and Hawley spoke in favor of adoption of the resolution.

The resolution was adopted.

House Resolution No. 67-79, by Representatives O'Brien, Copeland and King:

Whereas, Automated data processing systems have been adapted to use in the legislative process in many of our sister states; and

Whereas, Virtually all of the states are studying or are experimenting with new and more advanced uses; and

Whereas, Our own Legislature has successfully inaugurated the use of ADP in compiling and printing the major portions of the Legislative Record; and

Whereas, There exist many future potential legislative applications including indexing, bill drafting, code revision and printing; and

Whereas, This state has already automated more functions of state government than most states of comparable size, and the equipment and procedures already acquired and developed are susceptible to adaptation to legislative uses.

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Council be requested to make a study of the application of automated data processing systems to the legislative process and its allied functions and to report its recommendations to the Forty-first Legislature.

Mr. O'Brien moved adoption of the resolution.

YIELDING TO QUESTION

On request of Mr. McGavick, Mr. O'Brien yielded to question.

Mr. McGavick:

"Mr. O'Brien, what is the cost of utilizing this kind of equipment?"

Mr. O'Brien:

"The cost would not be too great because we have a large amount of the data processing equipment available here. The Department of Motor Vehicles, for instance, is using RCA equipment now. The information I recently secured on the State of Florida shows they are using RCA equipment, so there is a great possibility that we could utilize the equipment that is available, possibly on a night shift."

Representative Copeland spoke in favor of adoption of the resolution.

The motion was carried and the resolution was adopted.

MOTION

Mr. O'Brien moved that Senate Joint Resolution No. 23 be referred to Committee on State Government and Legislative Procedures.

Mr. Smith demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Berentson, Heavey, Hubbard, Newschwander, and Thompson.

On motion of Mr. McDougall, the absent members were excused and the House proceeded with business under the call of the House.

The Speaker declared the question before the House to be the motion by Mr. O'Brien that Senate Joint Resolution No. 23 be referred to Committee on State Government and Legislative Procedures.

Debate ensued, Representative O'Brien speaking in favor of the motion and Representative Gorton speaking against the motion.

MOTION

On motion of Mr. Bledsoe, the motion by Mr. O'Brien was laid on the table.

MOTIONS

Mr. Smith moved that Senate Joint Resolution No. 23 be placed on today's second reading calendar.

On motion of Mr. Gorton, the motion by Mr. Smith was laid on the table.

MOTION

On motion of Mr. Gorton, the House dispensed with further business under the call of the House.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 11, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 255, changing excise tax laws, have had the same under consideration, and we are unable to agree and ask for powers of Free Conference.

Senate Members:

Mike McCormack John N. Ryder August P. Mardesich House Members:

Mary Ellen McCaffree Slade Gorton Leonard A. Sawyer

MOTION

On motion of Mr. Gorton, the report of the Conference Committee on Engrossed Senate Bill No. 255 was adopted and the committee was granted the powers of Free Conference.

SIGNED BY THE SPEAKER

The Speaker announced he was about to sign: Senate Bill No. 291; also Senate Bill No. 323.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Jolly on a point of personal privilege.

Mr. Jolly:

"Mr. Speaker, ladies and gentlemen of the House, yesterday there was delivered to our apartment a beautiful plant with a card saying it was from members of the House. My wife and I would like to take this opportunity to thank the members of the House for their kind expression of sympathy at this time."

THIRD READING OF BILLS

House Bill No. 377, by Representatives Jueling, Taylor, and Newschwander:

Requiring approval of pollution control commission and department of health prior to water district's operation of sewer system.

MOTION

On motion of Mr. Jueling, House Bill No. 377 was rereferred to Committee on Rules and Administration.

House Joint Resolution No. 35, by Representatives Copeland, O'Brien, and McDougall:

Expanding methods for revising and amending the Constitution.

MOTION

Mr. Cunningham moved that House Joint Resolution No. 35 be rereferred to Committee on State Government and Legislative Procedures.

Debate ensued, Representative Cunningham speaking in favor of the motion, and Representatives O'Brien and Copeland speaking against it.

Mr. Litchman demanded an electric roll call and the demand was sustained.

Mr. Chatalas demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Berentson, Heavey, Hubbard, and Newschwander.

On motion of Mr. McDougall, the absent members were excused and the House proceeded with business under the call of the House.

The Speaker declared the question before the House to be the motion that House Joint Resolution No. 35 be rereferred to Committee on State Government and Legislative Procedures.

Further debate ensued, Representative Bledsoe speaking in favor of the motion and Representative Charette speaking against it.

YIELDING TO QUESTION

At the request of Mr. Chapin, Mr. Cunningham yielded to question. Mr. Chapin:

"Mr. Cunningham, as chairman of the State Government committee, would you tell us what you plan to do with this bill if it comes back into your committee and, perhaps more important, when you plan to do it?"

Mr. Cunningham:

"When the bill is rereferred to my committee, I plan on holding a committee meeting tomorrow morning to see if we can come up with a joint resolution that is more acceptable to more people than this appears to be. I would like to amplify that a little bit. When I voted to bring this out of committee, I brought out House Joint Resolution No. 15 the same day, which is sponsored by Mr. Copeland. I voted for House Joint Resolution No. 35 with the understanding I would oppose it on the floor. I do not approve of this particular type of constitutional revision."

Further debate ensued, Representatives Cunningham, Chapin, and Flanagan speaking in favor of the motion, and Representatives Smith, Copeland, Marzano, Lux, and King speaking against the motion.

Mr. Chatalas demanded the previous question and the demand was sustained.

The Clerk called the roll on the motion to rerefer House Joint Resolution No. 35 to Committee on State Government and Legislative Procedures, and the motion was lost by the following vote: Yeas, 37; nays, 58; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Bledsoe, Bluechel, Bozarth, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, Flanagan, Goldsworthy, Gorton, Harris, Hill, Humiston, Hurley, Jueling, Kirk, Kopet, Leckenby, Lynch, Mahaffey, Morrison, Murray, Newhouse, O'Dell, Reese, Smythe, Swayze, Veroske, Whetzel, Wolf, Zimmerman, Mr. Speaker—37.

Those voting nay were: Representatives Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bottiger, Brouillet, Ceccarelli, Charette, Chatalas, Conner, Copeland, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Grant, Haussler, Hawley, Hoggins, Holman, Jastad, Johnson, Jolly, Kalich, King, Kink, Kiskaddon, Leland, Lewis, Litchman, Lux, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, O'Brien, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Spanton, Sprague, Taylor, Thompson, Walgren, Wanamaker—58.

Those absent or not voting were: Representatives Berentson, Heavey, Hubbard, Newschwander—4.

House Joint Resolution No. 35 was read the third time and placed on final passage.

Representative Sprague spoke in favor of passage of the resolution.

YIELDING TO QUESTION

At the request of Mr. Humiston, Mr. Bledsoe yielded to question.

Mr. Humiston:

"Mr. Bledsoe, I believe you committed yourself to use your next turn to request House Joint Resolution No. 15 in case the last motion was passed. Now, if this House Joint Resolution No. 35 is voted on and fails to get sixty-six votes, would you commit yourself to use your next request to get House Joint Resolution No. 15 out?"

Mr. Bledsoe:

"Yes."

Debate ensued, Representative O'Brien speaking in favor of passage of the resolution and Representative Cunningham speaking against its passage.

YIELDING TO QUESTION

At the request of Mr. Moon, Mr. Cunningham yielded to question. Mr. Moon:

"Representative Cunningham, you mentioned that the Senate hasn't sent anything over here to the House relative to constitutional revision, inferring that perhaps that body wasn't too interested in it. Now, how many house joint resolutions dealing with constitutional revision have we sent over there?"

Mr. Cunningham:

"I can only answer in this way. We did consider three separate measures on the floor of the House. They were defeated. I would like to say, however, that I voted for all three."

Representative Moon spoke in favor of passage of House Joint Resolution No. 35.

Mr. Bledsoe demanded the previous question and the demand was sustained.

Mr. Charette demanded an oral roll call and the demand was sustained.

The Clerk called the roll on the final passage of House Joint Resolution No. 35, and the resolution failed to pass the House by the following vote: Yeas, 57; nays, 38; absent or not voting, 4.

Those voting yea were: Representatives Anderson, Backstrom, Bagnariol, Barden, Beck, Bluechel, Bottiger, Brouillet, Ceccarelli, Charette, Chatalas, Conner, Copeland, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Grant, Hawley, Hoggins, Holman, Jastad, Johnson, Jolly, Kalich, King, Kink, Kiskaddon, Leland, Lewis, Litchman, Lux, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Murray, O'Brien, Perry, Rosellini, Saling, Sawyer, Sheridan, Smith, Sprague, Swayze, Taylor, Thompson, Walgren, Wanamaker, Whetzel, Wolf—57.

Those voting nay were: Representatives Adams, Amen, Avey, Bledsoe, Bozarth, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Haussler, Hill, Humiston, Hurley, Jueling, Kirk, Kopet, Leckenby, Lynch, Mahaffey, McCormick, Morrison, Newhouse, O'Dell, Reese, Richardson, Smythe, Spanton, Veroske, Zimmerman, Mr. Speaker—38.

Those absent or not voting were: Representatives Berentson, Heavey, Hubbard, Newschwander—4.

House Joint Resolution No. 35, having failed to receive the constitutional two-thirds majority, was declared lost.

EXPLANATION OF VOTE

Noting that I had previously voted for House Joint Resolution No. 35 and that today I voted to return it to committee and, later, to defeat the resolution on final passage, I would like to explain the purpose of switching positions. It has become evident that House Joint Resolution No. 35 is unlikely to receive sufficient support in either the Senate or on referendum to the public. I am, therefore, hopeful that with the defeat of this resolution, House Joint Resolution No. 15 will pass both houses and receive favorable public action.

William S. Leckenby, 31st District.

MOTION

On motion of Mr. Gorton, the House dispensed with further business under the call of the House.

Engrossed House Bill No. 946, by Representatives Anderson, Bledsoe, Day, Holman, Smythe, Marsh, O'Dell, Zimmerman, Brazier, Lewis, and Chatalas:

Providing certain tax credits and exemptions for pollution control facilities.

MOTION

On motion of Mr. Anderson, the rules were suspended and Engrossed House Bill No. 946 was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

Mr. Bottiger moved adoption of the following amendment:

On page 1, section 1, subsection (1), line 22 of the printed and engrossed bill, after "pollution" and before the period insert ": Provided, That the word "facility" shall not be construed to include any control device, machinery, equipment, structure, disposal system or other property installed or constructed for the primary purpose of connecting any commercial establishment with the facilities of public or privately owned utilities."

Representatives Bottiger, Bledsoe, and Holman spoke in favor of adoption of the amendment.

YIELDING TO QUESTION

At the request of Mr. Lewis, Mr. Bottiger yielded to question.

Mr. Lewis:

"Representative Bottiger, your primary interest is in defining water pollution control facilities. Does the word 'facilities' include air pollution facilities? Are you meaning to imply that, too?"

Mr. Bottiger:

"I don't believe so. One of the rules of construction is that the proviso be strictly limited in its interpretation to the phrase to which it is a condition. But I think this proviso could be extended beyond, say, a sewer hookup to some other facility which was being connected by a commercial establishment with public and private utilities. At the present time, the only one any of us can think of is a sewer, but I wouldn't want to mislead you by saying there wasn't a possibility of anything other than a sewer."

Mr. Lewis:

"If you had a gas swabbing facility for eliminating contaminants in the air, a smokestack, and you were scrubbing it with water so the solids were carried away in a stream of water, which would then be discharged into a sewer, would that be affected by your definition?"

Mr. Bottiger:

"Mr. Lewis, I am not as well educated in civil engineering as you are. As I understand the definition in the amendment to the bill, if it connects with a public or privately owned utility, then the cost of connecting to that would not be included within the word 'facilities'."

Mr. Lewis:

"I am not quite sure I am satisfied with your definition, although I think I agree with what you are trying to do. I think I would feel happier if you specifically tled your definition into the word 'facilities' as it appears on line 18. Would you agree that perhaps your amendment should be perfected in that regard?"

Mr. Bottiger:

"Mr. Lewis, no, I don't, because the proviso as written would apply to line 18. If there is a utility constructed in an area to scrub gas, or whatever it is that civil engineers refer to, and it is a common utility in the area which everyone else is hooking up to, then the expense of that connection should not be permitted, under the amendment I am advocating, to get a tax credit. You are ahead of me on this. I don't know about these connections for scrubbing gasses."

YIELDING TO QUESTION

At the request of Mr. Adams, Mr. Bottiger yielded to question.

Mr. Adams:

"Do you have subsequent amendments coming on? If they are related to this particular area, it might have a considerable bearing on whether or not we would want to vote for this amendment. I think it would be in order at this time for you to advise us whether there are subsequent amendments which are in a sense attached to this amendment."

Mr. Bottiger:

"There are two amendments which have been put on your desk. The other amendment talks about the total accumulative amount of credit. In determining the total amount of credit from state taxes, which the bill says shall not exceed fifty percent of the cost, you have to give credit for any federal credit you have been given. In other words, the tax commission was of the opinion that you might possibly be able to get more than one hundred percent of the cost of your improvement back. It was the consensus we were willing to give a fifty percent tax credit but not more than that, so if you get a part from the federal government, it would apply against the state credit."

Mr. Adams:

"That doesn't tie too closely to this amendment?"

Mr. Bottiger:

"No, it doesn't."

Representative Adams spoke against adoption of the amendment.

YIELDING TO QUESTION

At the request of Mr. Backstrom, Mr. Bottiger yielded to question.

Mr. Backstrom:

"Mr. Bottiger, I am a little concerned about this. I know something about air pollution. We are involved here with matters of motor vehicle conveyances and such things, in which event you have two subjects incorporated here. This involves what Representative Lewis referred to, the scrubbers and incinerators. I am a little concerned because this is a part of industry requirements where they are involved with waste and also apartments and such as that."

Mr. Bottiger:

"Mr. Backstrom, my answer to that would be that as soon as I sit down, Mr. Lewis is going to stand up and move to put this bill behind the next one, so that he can check on it."

MOTION

On motion of Mr. Lewis, the House deferred further consideration of Engrossed House Bill No. 946, and the bill was ordered placed at the end of today's third reading calendar.

Engrossed House Joint Resolution No. 30, by Representatives O'Brien, Hawley, and Ceccarelli:

Adding a new section to Constitution as to urban renewal.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of Engrossed House Joint Resolution No. 30, and the resolution was ordered placed on tomorrow's third reading calendar.

House Bill No. 181, by Representatives Humiston and Garrett (by departmental request):

Providing a uniform budgetary system for cities under 300,000 population and towns.

House Bill No. 181 was read the third time and placed on final passage.

Representative Humiston spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Jolly, Mr. Humiston yielded to question.

Mr. Jolly:

"Dr. Humiston, would this make a uniform budget for all cities of the first, second, third, and fourth class all the way down through the line?"

Mr. Humiston:

"It is a matter of a budgeting system for auditing purposes, Mr. Jolly, and it would be uniform for all cities other than the city of Seattle, which has a special act of its own."

The Clerk called the roll on the final passage of House Bill No. 181, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those absent or not voting were: Representatives Berentson, Cunningham, Heavey, Hubbard, Newschwander—5.

House Bill No. 181, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 182, by Representatives Humiston and Haussler (by departmental request):

Authorizing a county central services department to perform ministerial duties on automatic data processing equipment, copy equipment, and duplicating equipment.

Engrossed House Bill No. 182 was read the third time and placed on final passage.

Representative Humiston spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 182, and the bill passed the House by the following vote: Yeas, 87; nays, 6; absent or not voting, 6.

Those voting yea were: Representatives Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hill, Hoggins, Holman, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—87.

Those voting nay were: Representatives Adams, Day, Harris, Hurley, Kopet, Richardson—6.

Those absent or not voting were: Representatives Berentson, Heavey, Hubbard, Newschwander, Spanton, Zimmerman—6.

Engrossed House Bill No. 182, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Substitute House Bill No. 99, by Committee on Agriculture: Regulating and licensing food processing plants.

MOTION

On motion of Mr. McDougall, the rules were suspended and Engrossed Substitute House Bill No. 99 was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

Mr. Hawley moved adoption of the following amendment:

On page 7, line 14 of the printed and engrossed bill, following section 18 add two new sections to read as follows:

"NEW SECTION. Sec. 19. The term "this act" shall mean sections 1 through 18.

NEW SECTION. Sec. 20. No person shall label or offer for sale any food fish product designated as halibut, with or without additional descriptive words unless such food fish product is Hippoglossus Hippoglossus or Hippoglossus Stenolepsis. Any person violating the provisions of this section shall be guilty of misbranding under the provisions of the Uniform Washington Food, Drug and Cosmetic Act, chapter 69.04 RCW."

Representatives Hawley and Kink spoke in favor of adoption of the amendment.

YIELDING TO QUESTION

At the request of Mr. Wolf, Mr. Hawley yielded to question.

Mr. Wolf:

"Mr. Hawley, your amendment in no way would demand that those two funny words have to be on the label of every fresh halibut?"

Mr. Hawley:

"I hope not or you grocers would have a bad time, wouldn't you?"

The motion was carried and the amendment was adopted.

Engrossed Substitute House Bill No. 99 was ordered reengrossed.

On motion of Mr. McDougall, the rules were suspended, Reengrossed Substitute House Bill No. 99 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Newhouse spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Wolf, Mr. Newhouse yielded to question. Mr. Wolf:

"Mr. Newhouse, in discussing this with the department of agriculture, is it not true that these licenses called for under food processing plants will not apply to retail supermarkets?"

Mr. Newhouse:

"I believe that is correct, Mr. Wolf. I understand food retail stores are already supervised by the health department and I don't think there is any intent to extend the inspection."

The Clerk called the roll on the final passage of Reengrossed Substitute House Bill No. 99, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day,

DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those voting nay were: Representative King-1.

Those absent or not voting were: Representatives Berentson, Heavey, Hubbard, Newschwander—4.

Reengrossed Substitute House Bill No. 99, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 946, by Representatives Anderson, Bledsoe, Day, Holman, Smythe, Marsh, O'Dell, Zimmerman, Brazier, Lewis, and Chatalas:

Providing certain tax credits and exemptions for pollution control facilities.

The House resumed consideration of Engrossed House Bill No. 946 on second reading.

The Speaker declared the question before the House to be adoption of the amendment by Mr. Bottiger to page 1. (See p. 1884 for amendment).

Mr. Lewis moved adoption of the following amendment to the amendment:

Amend the amendment by Representative Bottiger to section 1, subsection (1), line 22 of the printed and engrossed bill as follows: In the last line of the amendment after "with the" and before "facilities" insert "waste collecting"

YIELDING TO QUESTION

At the request of Mr. Adams, Mr. Lewis yielded to question.

Mr. Adams:

"Would someone advise me whether or not this now includes the connection to any other facilities, electrical or whatnot, or is it now just limited to sewer lines?"

Mr. Lewis:

"It is just waste."

YIELDING TO QUESTION

At the request of Mr. Kink, Mr. Lewis yielded to question.

Mr. Kink:

"Mr. Lewis, under your amendment, if two companies such as two refineries or aluminum plants next to each other should elect to go together to build a device for their waste water, would the two be able to have a tax rebate?"

Mr. Lewis:

"Yes, I am sure they would, Representative Kink. The only part which would not have a tax rebate would be supposing that they used a joint connector to a city sewer system or county sewer which was adjacent to their plant and to which they had a sewer connector singly or jointly used. That part of the sewer would not get a tax credit, but individual facilities would not be affected as far as tax credits are concerned."

The motion was carried and the amendment to the amendment was adopted.

The Speaker declared the question before the House to be adoption of the amendment by Mr. Bottiger to page 1 as amended by Mr. Lewis.

The amendment as amended was adopted.

Mr. Bottiger moved adoption of the following amendment:

On page 5, section 6, subsection (2) of the printed and engrossed bill, add a new subparagraph following subparagraph (c) to read as follows:

"(d) The total cumulative amount of credits against state taxes authorized by this act shall be reduced by the total amount of any federal investment credit actually received by the certificate holder applicable to the facility. This reduction shall be made as an offset against the credit claimed in the first reporting period following the allowance of such investment credit, and thereafter as an offset against any credit balance as it shall become available to the certificate holder."

Representatives Bottiger and Holman spoke in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

Engrossed House Bill No. 946 was ordered reengrossed.

On motion of Mr. Bottiger, the rules were suspended, Reengrossed House Bill No. 946 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Holman, Backstrom, Bledsoe, and Anderson speaking in favor of passage of the bill, and Representatives Thompson and Humiston speaking against its passage.

Mr. McDougall demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 946 and the bill passed the House by the following vote: Yeas, 72; nays, 22; absent or not voting, 5.

Those voting yea were: Representatives Adams, Anderson, Avey, Backstrom, Bagnariol, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Harris, Hawley, Hill, Holman, Hurley, Jastad, Johnson, Jolly, Jueling, King, Kink, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Marsh, May, McCormick, McDougall, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Swayze, Taylor, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—72.

Those voting nay were: Representatives Amen, Barden, Brouillet, Chapin, DeJarnatt, Goldsworthy, Gorton, Grant, Haussler, Hoggins, Humiston, Kirk, Lux, Lynch, Mahaffey, Marzano, McCaffree, McGavick, Moon, Sprague, Thompson, Whetzel—22.

Those absent or not voting were: Representatives Berentson, Heavey, Hubbard, Kalich, Newschwander—5.

Reengrossed House Bill No. 946, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I was distracted by a fellow member and inadvertently voted "no" on House Bill No. 946 when I intended to vote "yes."

Joseph L. McGavick, District 32-B.

NOTICE OF RECONSIDERATION

Mr. McCormick, having voted on the prevailing side, served notice that he would on the next working day move for reconsideration of the vote by which House Joint Resolution No. 35 failed to pass the House.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 11, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 255 and has granted said committee the powers of Free Conference.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 11, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 9; and

Senate Bill No. 375; and

Senate Bill No. 622; and

Senate Concurrent Resolution No. 21, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 11, 1967.

Mr. Speaker:

The President has signed: House Bill No. 60; and

House Bill No. 913; and

House Bill No. 920; and

Substitute House Bill No. 936; and

House Bill No. 966; and

House Concurrent Resolution No. 17; and

House Concurrent Resolution No. 18, and the same are herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 9; also Senate Bill No. 375; also

Senate Bill No. 622; also

Senate Concurrent Resolution No. 21.

MOTION

On motion of Mr. McDougall, the House adjourned until 10:00 a.m., Wednesday, April 12, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

THIRTY-FOURTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., April 12, 1967.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives McGavick, Newschwander, Perry, and Taylor. Representative McGavick was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Charles Loyer of the Westminster United Presbyterian Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 12, 1967.

Mr. Speaker:

We, a majority of your Committee on Natural Resources, to whom was referred House Bill No. 973, restricting use of word "halibut" in sales of food fish products, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

S. E. "Sid" Flanagan, Chairman, Virginia Clocksin, Vice Chairman.

We concur in this report: Otto Amen, Eric O. Anderson, Alan Bluechel, Dwight S. Hawley, Vaughn Hubbard, Dan Jolly, Dick J. Kink, Bill Kiskaddon, Brian J. Lewis, W. L. "Bill" McCormick, John S. Murray, Richard L. Smythe, Harold S. Zimmerman.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 11, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Reengrossed Senate Bill No. 442 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 11, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 579, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 11, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Substitute House Bill No. 77 and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

Ward Bowden, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 12, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Substitute House Bill No. 77, have had the same under consideration, and we report we are unable to agree and request the powers of Free Conference.

Senate Members:

House Members:

Wesley C. Uhlman Perry B. Woodall August P. Mardesich Donald H. Brazier, Jr. R. Ted Bottiger Alfred E. Leland

MOTION

On motion Mr. Gorton, the report of the Conference Committee on Engrossed Substitute House Bill No. 77 was adopted and the committee was granted the powers of Free Conference.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 11, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 630, creating a board of ethics in each house of the legislature, have had the same under consideration, and we report that we are unable to agree and request the powers of Free Conference.

Senate Members:

House Members:

James A. Andersen Fred H. Dore William A. Gissberg Thomas A. Swayze, Jr. William S. Day Norwood Cunningham

MOTION

On motion of Mr. Gorton, the report of the Conference Committee on Engrossed Senate Bill No. 630 was adopted and the committee was granted the powers of Free Conference.

FIRST READING OF SENATE BILLS

The following was read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 579, by Senators Washington, Knoblauch, and Pritchard:

An Act relating to junkyards; defining terms; prohibiting location along certain highways; requiring certain junkyards to be screened; requiring removal of junk; providing authority to pay compensation in certain situations; declaring a nuisance; and providing penalties for violation of this act.

Referred to Committee on Transportation.

MOTION

On motion of Mr. Gorton, the House recessed until 11:00 a.m.

SECOND MORNING SESSION

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll, and all members were present except Representatives McGavick, Newschwander, Perry, and Taylor. Representative McGavick was excused.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 11, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 86:

Amending inspection fees for imported oyster seed.

House Bill No. 197:

Deleting provision against use of dairy product substitutes in educational institutions.

House Bill No. 244:

Prescribing procedures and relating to fees of county clerks.

House Bill No. 360:

Providing certain guidelines for state participation in federal programs.

Substitute House Bill No. 293:

Simplifying procedure for merger of water districts.

House Bill No. 471:

Repealing provision rendering certain acts relating to probation services temporary.

House Bill No. 723:

Removing residence restriction on appointment of police officers.

House Bill No. 762:

Implementing law relating to county and joint county-wide hospitals.

Very truly yours,

Raymond W. Haman.

Legal Counsel to the Governor.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 72; also Substitute House Bill No. 304.

MOTION

On motion of Mr. Gorton, the House recessed until 12:40 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 12:40 p.m.

The Clerk called the roll, and all members were present except Representatives McCormick, Perry, and Taylor.

REMONSTRANCE TO THE LEGISLATURE

Remonstrance to the Legislature by Representative O'Brien:

Whereas, The democratic process is based upon the concept of an open presentation of all sides of a question, followed by a thoughtful decision made by a majority; and

Whereas, This democratic process cannot work properly when a majority uses arbitrary or arrogant methods to prevent the minority from presenting its views; and

Whereas, This concept of the need of restraint on the part of the majority is as much to protect the rights of the people as it is to protect the rights of the minority; and

Whereas, When the rules of the House were adopted this session, the majority assured us that the motion to lay on the table would be used with the utmost restraint and was inserted into the rules only in order to prevent unnecessary delaying tactics such as filibusters; and

Whereas, On Monday and Tuesday of this week we have four times moved to relieve the Revenue and Taxation Committee of Senate Joint Resolution No. 23; and

Whereas, On one of these instances the motion was ruled out of order and on the other three the motion was tabled, twice without even giving the mover of the motion the courtesy or right to speak to his motion; and

Whereas, These acts on the part of the majority leaders are obvious violations of the understanding of all persons at the time the House rules were adopted;

We, the minority party of the House of Representatives, call upon the majority leaders of this House to abide by the true intent of the Rules of the House. We further urge the majority leaders to remember the need for restraint in the use of their powers. We further remind the majority leaders of the advantage of open discussion in the American democratic process and urge them to engage in this discussion of different viewpoints rather than arbitrarily cutting off motions and debate by the minority.

MOTION

On motion of Mr. McDougall, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 7, 1967.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred House Bill No. 722, providing for highways, bridges and toll facilities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

Alfred E. Leland, Chairman, Duane L. Berentson, Vice Chairman, Bob McDougall, Vice Chairman.

We concur in this report: Otto Amen, Eric O. Anderson, Art Avey, Paul Barden, C. W. "Red" Beck, Horace W. Bozarth, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Vaughn Hubbard, Elmer Jastad, Dan Jolly, Bill Kiskaddon, William S. Leckenby, Brian J. Lewis, W. L. "Bill" McCormick, Irving Newhouse, Robert W. O'Dell, Richard L. Smythe, Alan Thompson, Fred A. Veroske, F. Pat Wanamaker, Hal Wolf.

House of Representatives, Olympia, Wash., April 7, 1967.

Mr. Speaker:

We, a minority of your Committee on Transportation, to whom was referred House Bill No. 722, providing for highways, bridges and toll facilities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do not pass.

....., Chairman.

We concur in this report: David G. Sprague, Jonathan Whetzel.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., April 11, 1967.

Mr. Speaker:

We, a majority of your Committee on Public Institutions and Youth Development, to whom was referred Senate Bill No. 31, relating to alcoholism, beer and wine licenses, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Keith J. Spanton, Vice Chairman.

We concur in this report: Otto Amen, C. W. "Red" Beck, Carlton A. Gladder, William S. Leckenby, Marjorie W. Lynch, John M. Rosellini.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., April 12, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 254, pertaining to changes in manufacturing tax credit and other changes in administration of excise tax, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mary Ellen McCaffree, Chairman, Francis E. Holman, Vice Chairman.

We concur in this report: John Bagnariol, Stewart Bledsoe, Alan Bluechel, Donald H. Brazier, Jr., Dave Ceccarelli, Richard U. Chapin, Newman H. Clark, Slade Gorton, John S. Murray.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., April 7, 1967.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred Engrossed Substitute Senate Bill No. 424, establishing a scenic and recreational highway system, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Alfred E. Leland, Chairman, Bob McDougall, Vice Chairman.

We concur in this report: Otto Amen, Horace W. Bozarth, Norwood Cunningham, P. J. "Jim" Gallagher, Elmer Jastad, Dan Jolly, Bill Kiskaddon, Brian J. Lewis, W. L. "Bill" McCormick, Irving Newhouse, Robert W. O'Dell, Richard L. Smythe, David G. Sprague, Fred A. Veroske, F. Pat Wanamaker, Jonathan Whetzel, Hal Wolf.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., April 12, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 503, reducing taxes (stadium air rights), have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mary Ellen McCaffree, Chairman, Francis E. Holman, Vice Chairman.

We concur in this report: John Bagnariol, Stewart Bledsoe, Alan Bluechel, Donald H. Brazier, Jr., Dave Ceccarelli, Richard U. Chapin, Newman H. Clark, Slade Gorton, John S. Murray.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 12, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 630 and has granted said committee the powers of Free Conference.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 12, 1967.

Mr. Speaker:

The President has signed: House Bill No. 72; and Substitute House Bill No. 304, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 12, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 442; and Senate Bill No. 641, and the same are herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 442; also

Senate Bill No. 641.

MOTION

On motion of Mr. McDougall, the House advanced to the ninth order of business for second reading of bills.

SECOND READING OF BILLS

Substitute Senate Bill No. 23, by Committee on Commerce, Manufacturing, and Licenses:

Regulating proprietary schools.

House of Representatives, Olympia, Wash., March 4, 1967.

Mr. Speaker:

We, a majority of your Committee on Business and Professions, to whom was referred Substitute Senate Bill No. 23, regulating proprietary schools, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 3, line 24, after "fee of" and before "dollars" strike "five" and insert "ten" $\,$

On page 4, section 6, line 4 after "fee of" and before "dollars" strike "five" and insert "ten" $^{\prime\prime}$

On page 5, section 8, line 13, after "practice" and before "in the conduct" insert "or unfair method of competition" and after "conduct of" and before "commerce" insert "trade or"

On page 5, section 8, line 22, after "instruction" and before "reason-" strike "can" and insert "could"

On page 5, section 8, line 24, after "considered" and before the colon insert "by the court" ${}^{\prime\prime}$

Hal Wolf, Chairman.

We concur in this report: John Bagnariol, Bill Kiskaddon, William S. Leckenby, Alfred E. Leland, Mark Litchman, W. L. "Bill" McCormick, John S. Murray, Gordon W. Richardson, George P. Sheridan.

The bill was read the second time.

On motion of Mr. Wolf, the committee amendments to Substitute Senate Bill No. 23 were not adopted.

On motion of Mr. Wolf, the following amendments were adopted:

On page 1, section 2, line 19, after "place" and before "of" insert "or places"

On page 1, section 2, line 20, after "course" and before "of" insert "or courses"

On page 1, section 2, line 22, after "both" and before "for the" insert ", whether such instruction or study is given in a single location or several locations through branches or otherwise."

On page 2, section 2, line 20, after "of" and before "motor" insert "the division of professional licensing of the department of"

On page 2, section 3, line 24, after "of" and before "dollars" strike "five" and insert "twenty-five"

On page 3, section 4, line 2, after "rollment" strike "within ten days" and insert "immediately" ${}^{\prime\prime}$

On page 3, section 4, line 2, after "instruction session" and before the comma insert "by informing the classroom instructor of his election to cancel"

On page 3, section 4, line 3, after the comma after "course" and before "after receiving" insert "within the next business day"

On page 3, section 5, beginning on line 11, after "with a" strike "copy of the course outline" and insert "brief description of the course or courses of instruction"

On page 3, section 5, line 12, after "tuition" insert ", and notify each student of his right to cancel pursuant to section 4 of this act and his right to a certificate pursuant to subsection (5) of this section,"

On page 3, section 5, line 21, after the comma after "student" and before "give" insert "if he requests a certificate,"

On page 3, section 6, line 29, after "him" and before the period insert ": Provided, That if an agent represents a school with more than one location or branches he need only obtain a single permit for such school"

On page 3, section 6, line 33, after "valid" and before "from" strike "for one year" and insert "until the subsequent July 1st"

On page 4, section 6, line 4, after "of" and before "dollars" strike "five" and insert "ten"

On page 4, section 6, line 4, after the period, strike the remainder of subsection (2)

On page 5, section 8, line 13, after "practice" and before "in" insert "or unfair method of competition" ${}^{\prime\prime}$

On page 5, section 8, line 13, after "conduct of" and before "commerce" insert "trade or" $\,$

On page 5, section 8, beginning on line 22, after "instruction" and before "reasonably" strike "can" and insert "could"

On page 5, section 8, line 24, after "considered" and before the colon, insert "by the court"

On page 5, following section 9, add a new section as follows:

"NEW SECTION. Sec. 10. There is hereby appropriated to the department of motor vehicles from the general fund for the biennium ending June 30, 1969, the sum of five thousand six hundred and eighty dollars, or so much thereof as necessary to carry out the purposes of this act."

Renumber the remaining sections consecutively.

On page 6, section 12 of the printed bill, renumbered section 13, beginning on line 10, strike "January" and insert "July"

On motion of Mr. Wolf, the following amendment to the title was adopted:

In line 3 of the title after the semicolon insert "making an appropriation;"

On motion of Mr. Wolf, the rules were suspended, Substitute Senate Bill No. 23 as amended by the House, was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Wolf spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 23 as amended by the House, and the bill passed the House by the following vote: Yeas, 71; nays, 19; absent or not voting, 9.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Conner, Cunningham, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, King, Kiskaddon, Kopet, Leckenby, Lewis, Lux, Lynch, Marsh, McCaffree, McDougall, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Spanton, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—71.

Those voting nay were: Representatives Avey, Berentson, Chatalas, Clocksin, Copeland, Day, DeJarnatt, Hawley, Hurley, Kirk, Leland, Mahaffey, Marzano, May, Moon, C'Dell, Smith, Smythe, Zimmerman—19.

Those absent or not voting were: Representatives Kalich, Kink, Litchman, McCormick, McGavick, Perry, Sprague, Swayze, Taylor—9.

Substitute Senate Bill No. 23 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Reengrossed Senate Bill No. 280, by Senators Henry, Kupka, Knoblauch, and Neill (by departmental request):

Licensing motor vehicle dealers and salesmen.

Mr. Backstrom demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives McCormick, McGavick, Perry, and Taylor.

On motion of Mr. McDougall, the absent members were excused and the House proceeded with business under the call of the House.

The Speaker declared the question before the House to be Reengrossed Senate Bill No. 280 on second reading.

The bill was read the second time.

On motion of Mr. Chapin, the rules were suspended, Reengrossed Senate Bill No. 280 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Backstrom, Bottiger, Chapin, and Smith speaking in favor of passage of the bill, and Representatives Harris and Goldsworthy speaking against its passage.

Mr. Grant demanded the previous question and the demand was sustained.

Mr. McCormick appeared at the bar of the House.

The Clerk called the roll on the final passage of Reengrossed Senate Bill No. 280, and the bill passed the House by the following vote: Yeas, 83; nays, 13; absent or not voting, 3.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McDougall, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Rosellini, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—83.

Those voting nay were: Representatives Adams, Amen, Gladder, Goldsworthy, Harris, Hubbard, Kopet, May, McCaffree, McCormick, Richardson, Saling, Whetzel—13.

Those absent or not voting were: Representatives McGavick, Perry, Taylor—3.

Reengrossed Senate Bill No. 280, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Bledsoe, the House dispensed with further business under the call of the House.

Engrossed Senate Bill No. 386, by Senators Neill, Foley, and Ryder:

Authorizing regents and trustees of institutions of higher learning to make certain contracts.

The bill was read the second time.

On motion of Mr. McDougall, the rules were suspended, Engrossed Senate Bill No. 386 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mrs. Lynch spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 386, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McCormick, McDougall, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—95.

Those absent or not voting were: Representatives May, McGavick, Perry, Taylor—4.

Engrossed Senate Bill No. 386, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Reengrossed Senate Bill No. 401, by Senators Atwood, Neill, and Hallauer: Revising certain provisions of the excise tax on real estate sales.

House of Representatives, Olympia, Wash., April 3, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Reengrossed Senate Bill No. 401, revising certain provisions of the excise tax on real estate sales, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 1, line 9 of the printed and reengrossed bill, after "above" and before "a cancellation" insert "[,]: Provided, That such term shall not be applicable where the property leased by such lease was the subject of a sale from the lessee to the lessor within sixty days previous to the date of execution of such lease, nor shall such term be applicable where the lessor and the lessee are corporations one of which owns in excess of eighty percent of the outstanding voting stock of the other or corporations in excess of eighty percent of the outstanding voting stock of which is owned by the same owners"

On page 3, section 1, line 5 of the printed bill, being page 3, section 1, line 4 of the reengrossed bill, after "by" and before "the United States" strike "[or to]" and insert "or to"

On page 5, section 4, line 3 of the printed and reengrossed bill, after "price" and before "is not" insert "or leasehold value"

Mary Ellen McCaffree, Chairman, Francis E. Holman, Vice Chairman.

We concur in this report: Stewart Bledsoe, Alan Bluechel, Newman H. Clark, William S. Day, S. E. "Sid" Flanagan, Slade Gorton, Homer Humiston, John S. Murray, Walter Reese.

The bill was read the second time.

Mrs. McCaffree moved the adoption of the committee amendment to page 2.

Debate ensued, Representatives McCaffree and Holman speaking in favor of the motion to adopt the committee amendment, and Representative Heavey speaking against the motion.

YIELDING TO QUESTION

At the request of Mr. Hill, Mr. Holman yielded to question. Mr. Hill:

"Mr. Holman, there are instances where property investors attempt to limit their liabilities as far as taxation is concerned. I am concerned about the second part of the committee amendment. Is it possible for investors to avoid tax liability in a situation where they own a corporation, which in effect owns a piece of property. They then set up a second corporation and sell the property to the second corporation. They in turn sell shares or the stock in the second corporation to another party. Will the first group of investors, in effect, avoid the one percent tax in their sale of the stock to the second investors?"

Mr. Holman:

"I think the answer to that is yes. The one percent tax would not apply in that transaction."

Further debate ensued, Representative Hill speaking in opposition to the amendment.

YIELDING TO QUESTION

At the request of Mr. Hoggins, Mr. Holman yielded to question. Mr. Hoggins:

"Did I understand correctly that under the present statutes, when you lease this property you now pay the real estate transaction tax?"

Mr. Holman:

"No sir, you do not. That is what this bill is adding to our present tax statutes. The committee amendment simply says that you will add it, but you won't cover these other transactions, too. It is a revenue measure."

MOTION

On motion of Mrs. McCaffree, the House deferred further consideration of Reengrossed Senate Bill No. 401 and the bill was ordered placed on tomorrow's second reading calendar.

MOTION

On motion of Mr. McDougall, the House reverted to the sixth order of business for introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Bill No. 975, by Representatives Copeland and O'Brien:

An Act relating to the expenses and costs of the legislature including subsistence payments and expenses of members; making appropriations therefor; and declaring an emergency.

On motion of Mr. Copeland, the rules were suspended, House Bill No. 975 was advanced to second reading and read the second time.

On motion of Mr. Copeland, the rules were suspended, House Bill No. 975 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Copeland spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 975, and the bill passed the House by the following vote: Yeas, 82; nays 10; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Richardson, Rosellini, Sawyer, Sheridan, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wolf, Mr. Speaker—82.

Those voting nay were: Representatives Clocksin, Farr, Harris, Jueling, Moon, Newschwander, Reese, Smith, Wanamaker, Whetzel—10.

Those absent or not voting were: Representatives Backstrom, Litchman, McGavick, Perry, Saling, Taylor, Zimmerman—7.

House Bill No. 975, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Copeland, House Bill No. 975 was ordered transmitted immediately to the Senate.

EXPLANATION OF VOTE

My only reason for supporting House Bill No. 975 was to insure payment of wages to the employees hired during the extraordinary session.

Fred A. Veroske, 42nd District.

MOTION

On motion of Mr. McDougall, the House advanced to the ninth order of business.

SECOND READING OF BILLS

Engrossed Senate Bill No. 462, by Senators Gissberg, Lewis, and Mardesich:

Removing certain tidelands at Cattle Point from those formerly reserved for recreational use and taking of shellfish for personal use.

MOTION

On motion of Mr. McDougall, the House deferred further consideration of Engrossed Senate Bill No. 462, and the bill was ordered placed on tomorrow's second reading calendar.

Substitute Senate Bill No. 360, by Committee on Cities, Towns, and Counties:

Authorizing civil service for employees in certain counties.

House of Representatives, Olympia, Wash., April 6, 1967.

Mr. Speaker:

We, a majority of your Committee on Local Government, to whom was referred Substitute Senate Bill No. 360, authorizing civil service for employees in certain counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Beginning on line 18 of the printed bill strike everything after the enacting clause and insert the following:

"NEW SECTION. Section 1. The purpose of this act is to establish for county employees in certain counties a system of personnel administration based on merit principles and scientific methods governing the appointment, promotion, transfer, layoff, recruitment, retention, classification and pay plan, removal, discipline and welfare of such county employees, and other incidents of county employment. All appointments and promotions to positions, and retention therein, shall be made on the basis of policies as hereinafter specified.

NEW SECTION. Sec. 2. Unless the context clearly indicates otherwise, the words used herein shall have the following meaning:

- (1) "Commission" means the civil service commission herein created and "commissioner" means any one of the three members of such commission;
- (2) "Director of personnel" means the executive officer selected to supervise and carry out the commission's administrative activities under the provisions of this act and the rules and regulations promulgated by the commission:
- (3) "Appointing power" means the elective or appointive county officer who is invested by law with the power and authority to select, appoint or employ any deputy, deputies or other necessary employees subject to civil service;
- (4) "Appointment" includes all means of selecting, appointing or employing any person to any office, place, position or employment subject to civil service;
 - (5) "County" means class AA counties of the state.

NEW SECTION. Sec. 3. There is created in each such county a civil service commission which shall be composed of three persons. The commission members shall be appointed by the board of county commissioners within thirty days after July 1st, 1967. No person shall be appointed to the commission who is not a citizen of the United States, a resident of the county for at least two years immediately preceding his appointment, and an elector of the county wherein he resides. Not more than two commissioners shall be adherents of the same political party. No member, after appointment, shall hold any salaried public office or engage in county employment, other than his commission duties. The county commissioners shall determine the compensation to be allowed members of the commission for each day, or major part thereof, actually devoted to the business of the commission, not to exceed fifty dollars per day.

The term of office of the commissioners shall be six years, beginning July 1st, of the odd numbered years, except that the first three members of the commission shall be appointed for different terms, as follows: One to serve for a period of two years; one to serve for a period of four years; and one to serve for a period of six years. Any member of the commission may be removed from office for incompetency, dereliction of duty, malfeasance in office, or other good cause: *Provided*, That no member of the commission shall be removed until charges have been preferred, in writing, due notice being given thereof and a full hearing had before a board

composed of the chairman of the board of county commissioners, the prosecuting attorney, and the county auditor. Any vacancy in the commission shall be filled by the county commissioners for the unexpired term. Two members of the commission shall constitute a quorum to transact business, and the votes of any two members shall be sufficient for the decision of all matters and the transaction of all business to be decided or transacted by the commission.

NEW SECTION. Sec. 4. Immediately after appointment, the commission, upon call of the chairman of the board of county commissioners and notice of the time and place thereof, shall organize by electing one of its members chairman, and shall hold regular public meetings at least once a month thereafter, unless there is no pending business requiring action by the commission, and may hold such additional meetings as may be required for the proper discharge of its duties. All members shall be notified of the meeting within twenty-four hours prior to its convening.

The commission may hold hearings, such hearings to be called by either the chairman or by a majority of members of the board. An official notice of the calling of the hearing shall be filed by the director of personnel with the records of the commission, and all commission members shall be notified of the hearings by the director of personnel within twenty-four hours prior to its convening.

A written record shall be kept by the commission of all its actions. No release of material or statement of findings shall be made except with the approval of a majority of the commission. In the conduct of hearings or investigations, a member of the commission or the director of personnel may administer oaths.

NEW SECTION. Sec. 5. There shall be appointed by the commission within sixty days after its appointment a director of personnel, appointed on the basis of his experience in and demonstrated knowledge of modern personnel administration, who shall be the administrative head of the commission. He shall be responsible for directing the personnel program of the county in accordance with the provisions of this act, rules and regulations of the commission, and county ordinances implementing the purposes of this act.

NEW SECTION. Sec. 6. The commission shall have the power and it shall be required to:

- (1) Advise the county commissioners and other county administrative officials on all matters relating to civil service and personnel administration with respect to county service.
- (2) Investigate and pass upon the claim of any person whose name appears on an eligibility list, that he has been deprived of a position to which he is entitled under the provisions of this act and any ordinances or rules and regulations of the commission implementing the same, in which case the decision of the commission shall be binding on the appointing power: *Provided*, That such person shall not be entitled to any claim for salary from the county for the period prior to the date of filing such claim.
- (3) Hear appeals from any action suspending for more than thirty days, reducing in rank or pay, or discharging any employee in classified service, and further, to hear appeals on any and all other controversies or matters arising out of or in connection with civil service and personnel rules as promulgated by the commission. The findings and decisions of the commission shall be reduced to writing and shall be final and binding upon all parties concerned.
- (4) Establish a merit system of employment with respect to county service. The commission shall make and promulgate all civil service and personnel rules, and amendments thereto, necessary to carry out and enforce the purposes of this act, and shall file all such proposed rules and amendments thereto with the county commissioners who shall consider the same. Within thirty days after the filing thereof, the county commissioners shall by ordinance adopt such proposed rules or amendments thereto: Provided, That the county commissioners by majority vote may change, alter, amend, add to, reject or repeal any such proposed civil service or personnel rules or amendments thereto. In the event the county commissioners shall fail to act upon any such rules or amendments thereto within the thirty days time limit hereinabove in this subsection provided for, then and in that event the county auditor, as clerk of the board of county commissioners, shall immediately cause to be published such rules or amendments thereto in an official newspaper as provided for in chapter 65.16 RCW and such rules or amendments thereto shall some ten days thereafter become effective for all purposes the same as if adopted by ordinance of the county commissioners and published as such an adopted ordinance. Such rules shall among other things provide for:

- (a) The classification of all positions in the classified service.
- (b) Open, free and competitive examinations to test the relative fitness of applicants for such positions, and for reasonable publication and public advertisement of all examinations.
- (c) Creation of eligibility lists upon which shall be entered the names of successful candidates in the order of their standing on the examination and for the certification of those on the appropriate list to department heads for appointment to fill vacancies and for the manner in which appointments shall be made from such list: *Provided*, That there shall be certified to the appointing power when a vacant position is to be filled, the names of three persons highest on the list of eligibles for the class, if such there be.
 - (d) The period of time in which eligibility lists shall continue in effect.
- (e) Promotion based upon competitive examination and records of efficiency, conduct, and seniority.
- (f) A period of probation of twelve months, both on original and promotional appointments, before the appointment is made permanent, during which time, in the case of an original appointment, the probationer may be discharged, or in the case of a promotion, returned to a position of equal salary and status of his former classification.
- (g) Rejection of candidates or eligibles who fail to comply with reasonable requirements in regard to age, residence, sex, and physical condition or of infamous and disgraceful conduct, crimes, or who have attempted any deception or fraud in connection with an examination.
- (h) Temporary employment without examination in cases of emergency and pending appointment from an eligibility list, but no such temporary employment shall continue after the establishment of an eligibility list for the position held.
- (i) Transfer from one position to a similar position in the same class and grade, for reinstatement within two years of persons who without fault or delinquency on their part are separated from the service or reduced in class or grade, and for the reinstatement in a position of their former classification of employees promoted to and later demoted from appointive positions in the unclassified service.
- (j) Discipline of employees by suspension, demotion, discharge, or other actions not inconsistent with provisions of this act: *Provided*, That no employee in the classified service, shall be suspended for more than thirty days, demoted or discharged, except for cause.
- (k) Certification to the county treasurer of the names and classifications of all persons legally employed in the county service, without which certification the county treasurer shall not authorize the issuance of salary warrants.
- (l) Right of appeal by any employee to the commission from any action suspending for more than thirty days, reducing in rank or pay, or discharging any employee in the classified service, and from any and all other matters arising out of or in connection with civil service and personnel rules.
- (5) In addition to the foregoing powers and duties the commission shall carry on a continuing conscientious program of employment recruitment, including open continuous and periodic examinations as needed, to avail themselves of the best possible manpower available within the confines of the county's budgetary limitations.

NEW SECTION. Sec. 7. County civil service as provided for in this act shall be divided into classified and unclassified services. The unclassified service shall consist of: (1) Officials elected by the people and persons appointed to fill vacancies in such elective offices; (2) members of boards and commissions; (3) administrative officers appointed by the board of county commissioners or any other elective county official, or by boards or commissions as provided by law or by county ordinance; (4) heads of any department or division of a county office: Provided, That those designated department or division heads shall be approved by the commission for purpose of exempt status; (5) confidential secretaries to (a) any elected official; (b) any board or commission as provided for in subsection (2) hereof; (c) any administrative officer as provided in subsection (3) hereof; or (d) heads of any department or division of a county office as provided in subsection (4) hereof; (5) professional personnel in the office of the county prosecutor; (6) appointive administrative officials, physicians, surgeons, dentists, interns, student nurses, and inmate employees employed by the county hospital, tuberculosis sanitarium, and health department of the county: (7) court commissioners, court reporters, bailiffs, and judges' private secretaries in the office of the superior courts of the county; (8) one chief probation officer and one chief deputy probation officer in the juvenile court department of the office of the

superior courts of the county; (9) court commissioners, chief clerks and chief deputy clerks in the office of the justice courts of the county; (10) persons employed in a professional or scientific capacity to conduct a special inquiry, investigation or examination; (11) part time or temporary employees, as defined by the commission; (12) election precinct officials; (13) all officials and other persons serving the county without compensation; and (14) all county employees covered by civil service provided under any other act.

The classified service shall comprise all positions not specifically included in the unclassified service.

NEW SECTION. Sec. 8. All appointments and promotions to positions in the classified civil service shall be made solely on merit, efficiency and fitness, which shall be ascertained by open competitive examination and impartial investigation. No person in the classified civil service shall be reinstated or transferred, suspended or discharged from any such place, position or employment contrary to the provisions of this act. Any person having civil service status under the provisions of this act may take a temporary appointment in an unclassified position with the right to return to his regular position, or to a like position, at the conclusion of such temporary appointment.

NEW SECTION. Sec. 9. For the benefit of the public service and to prevent delay, injury or interruption therein by reason of the enactment hereof, every person holding a position which is deemed classified by section 7 of this act for a continuous period of twelve months immediately prior to January 1, 1968 is eligible for permanent appointment under civil service to the office, place, position or employment which such person then held, without examination or other act on his part, and without probation; and every such person is automatically adopted and inducted permanently into civil service into the office, place, position or employment which he then held as completely and effectually to all intents and purposes as if such person had been permanently appointed thereto under civil service after examination and investigation. All other persons holding positions deemed classified for less than said period of twelve months shall be subject to the same open, competitive examination and other qualifying requirements applicable to other applicants for the same position, and such persons may not continue in such positions for a period of more than twelve months after the creation of the civil service system unless appointed from the three highest persons on the list of eligible persons in accordance with the provisions of this act: Provided, That persons holding positions for six months or longer, but less than twelve months shall be considered on probation until such time that they have completed twelve months of service.

NEW SECTION. Sec. 10. The tenure of every person holding an office, place, position or employment under the provisions of this act shall continue only during good behavior; and any such person may be removed or discharged, suspended without pay, demoted, or reduced in rank or deprived of vacation privileges or other special privileges for any of the following reasons:

- (1) Incompetency, inefficency or inattention to or dereliction of duty:
- (2) Dishonesty, intemperance, insubordination, discourteous treatment of the public or a fellow employee, or any other act of omission or commission tending to injure the public service; or any other wilful violation of the provisions of this act or the rules and regulations to be adopted hereunder;
 - (3) Mental or physical unfitness for the position which the employee holds;
 - (4) Dishonest conduct or conduct prejudicial to the county;
- (5) Drunkenness or use of intoxicating liquors, narcotics or any other habit-forming drug, liquid or preparation to such extent that the use thereof interferes with the efficiency or mental or physical fitness of the employee, or which precludes the employee from properly performing the functions and duties of his position under civil service;
 - (6) Conviction of a felony or a misdemeanor involving moral turpitude;
- (7) Any other act or failure to act which, in the judgment of the commission, is sufficient to show the offender to be an unsuitable and unfit person to be employed in the public service.

NEW SECTION. Sec. 11. No person in the classified civil service who has been permanently appointed or inducted into civil service under the provisions of this act shall be removed, suspended or demoted except for cause, and only upon written showing of cause by the appointing power. A written statement of such showing of cause in general terms, shall be served upon the accused and a duplicate filed with the commission.

Any person so removed, suspended for over thirty days or demoted may, within ten days from the date of his removal, suspension or demotion, file with the commission a written demand for an investigation, whereupon the commission shall conduct such investigation. The investigation shall be confined to a determination of the question of whether the removal, suspension or demotion was made in good faith for cause. After such investigation the commission may affirm the removal or, if it finds that the removal, suspension or demotion was not made in good faith for cause, shall order the immediate reinstatement or reemployment of such person in the office, place, position or employment from which he was removed, suspended or demoted, which reinstatement shall if the commission so provides, be retroactive and entitle such person to pay or compensation from the time of removal, suspension or demotion. The commission, upon such investigation, in lieu of affirming a removal, may modify the order by directing a suspension without pay, for a stated period, and subsequent restoration to duty, or demotion in classification, grade or pay. The findings of the commission shall be certified, in writing, to the appointing power and shall be forthwith enforced by such officer. Nothing in this act shall limit the power of an officer to suspend for cause, without pay, a subordinate for a period not exceeding thirty days, upon filing with the commission a written statement of such action.

All investigations made by the commission pursuant to this section shall be by public hearing, after reasonable notice to the accused of the time and place thereof, at which hearing the accused shall be afforded an opportunity of appearing in person and by counsel, and presenting his defense. If the order of removal, suspension or demotion is concurred in by the commission, or a majority thereof, the accused may appeal therefrom to the superior court of the county wherein he is employed. Such appeal shall be taken by serving on the commission, within thirty days after the entry of its order, a written notice of appeal, stating the ground therefor, and demanding that a certified transcript of the record, and all papers on file in the office of the commission affecting or relating to its order, be filed by the commission with the court. The commission shall, within thirty days after the filing of such notice, make, certify and file such transcript with the court. The court shall thereupon proceed to hear and determine the appeal in a summary manner. Such hearing shall be confined to the determination of whether the order of removal, suspension or demotion made by the commission was or was not made in good faith for cause, and no appeal shall be taken except upon such ground or grounds. The decision of the superior court may be appealed to the supreme court.

NEW SECTION. Sec. 12. Whenever a position in the classified service becomes vacant, the appointing power, if it desires to fill the vacancy, shall requisition the commission for the names and addresses of three persons eligible for appointment thereto. The commission shall certify the names of three persons highest on the list of eligible persons for the class to which the vacant position has been allocated, who are willing to accept employment. If more than one vacancy is to be filled, one additional name shall be certified for each additional vacancy. The appointing power shall forthwith consider each person, in order of their standing on the list, and may appoint one person to each vacant position.

To enable the appointing power to exercise a choice in the filling of positions, no appointment, employment or promotion in any position in the classified service shall be deemed complete until after the expiration of a period of twelve months' probationary service, as may be provided in the rules of the commission, during which the appointing power may terminate the employment of the person certified to him if, during the performance test thus afforded, upon observation or consideration of the performance of duty, the appointing power deems him unfit or unsatisfactory for service. Thereupon a successor shall be appointed in accordance with the foregoing provisions.

NEW SECTION. Sec. 13. All offices, places, positions and employments coming within the provisions of this act shall be filled by the appointing power, and nothing herein contained shall infringe upon such authority as an appointing power may have to fix the salaries and compensation of employees employed hereunder.

NEW SECTION. Sec. 14. All classified employees of the county shall have the right to form, join and assist any employee association, organization or union without any restraint from management, or to refrain from such activity.

NEW SECTION. Sec. 15. No treasurer, auditor, commissioner or other officer or employee of the county shall approve the payment of, or be in any manner concerned in paying, auditing or approving any salary, wage or other compensation for services to any person subject to the jurisdiction and scope of this act unless a payroll.

estimate or account for such salary, wage or compensation, containing the names of the persons to be paid, the amount to be paid to each such person, the services on account of which same is paid and any other information which, in the judgment of the commission should be furnished on such payroll, bears the certificate of the commission or of its personnel director or other duly authorized agent, that the persons named therein have been appointed or employed in compliance with the terms of this act and the rules of the commission, and that the payroll, estimate or account is, insofar as known to the commission, a true and accurate statement. The commission shall refuse to certify the pay of any public officer or employee whom it finds to be illegally or improperly appointed, and may further refuse to certify the pay of any public officer or employee who wilfully, or through culpable negligence, violates or fails to comply with the provisions of this act or with the rules of the commission.

NEW SECTION. Sec. 16. The commission shall begin and conduct all civil suits which may be necessary for the proper enforcement of this act and the rules of the commission. The commission shall be represented in such suits by the prosecuting attorney of the county, or the commission may elect to retain private counsel.

NEW SECTION. Sec. 17. The right of any person to an appointment or promotion to any position shall not be withheld because of race, color, creed, national origin, political affiliation or belief, nor shall any person be dismissed, demoted or reduced in grade for such reason.

NEW SECTION. Sec. 18. No classified employee of the county shall take any part in campaigns involving the election of any county official further than to cast his vote and to express privately his opinions thereon.

No classified employee shall, nor shall he be required to, participate in or contribute to the political campaign of any political party or candidate for elective office or to contribute to any office or department fund: *Provided*, That such classified employees shall have the right to vote and to express their opinions privately on political subjects and candidates and participate fully in campaigns relating to constitutional amendments, referendums, initiatives, and issues of similar character, and for nonpartisan offices. No classified employee shall, nor shall he be required to, during his hours of employment, participate in any political activity.

NEW SECTION. Sec. 19. All officers and employees of the county shall aid in all proper ways in carrying out the provisions of this act and such rules and regulations as may, from time to time, be prescribed by the commission, and afford the commission, its members and employees, all reasonable facilities and assistance in the inspection of books, papers, documents and accounts in any way applying to any and all offices, places, positions and employments subject to civil service; and also shall produce such books, papers, documents and accounts, and attend and testify whenever required so to do by the commission or any commissioner.

NEW SECTION. Sec. 20. Any person who wilfully violates any of the provisions of this act shall be guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine of not more than one hundred dollars or by imprisonment in the county jail for not longer than thirty days, or by both such fine and imprisonment.

NEW SECTION. Sec. 21. If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 22. If any part of this act shall be found to be in conflict with federal requirements which are a condition precedent to the allocation of federal funds to the county, such conflicting part of this act is hereby declared to be inoperative solely to the extent of such conflict and with respect to the agencies directly affected; and such findings or determination shall not affect the operation of the remainder of this act in its application to the agencies concerned. The commission shall make such rules and regulations as may be necessary to meet federal requirements which are a condition precedent to the receipt of federal funds by the county.

NEW SECTION. Sec. 23. Upon the adoption by the people of any class AA county of a charter after the effective date of this act, which charter provides therein for a civil service system for employees of said county, such charter shall as to such county, supersede the provisions of this 1967 act and this 1967 act shall not be deemed applicable to any such class AA county.

NEW SECTION. Sec. 24. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect July 1, 1967."

Beginning on line 1 of the title after "AN ACT" strike the remainder of the title and insert the following:

"Relating to counties and civil service status for county employees in certain countles; excepting certain employees therefrom; creating a civil service commission to administer the act; setting forth the powers and duties of the commission; providing the basis for and methods of appointments and promotions; providing for tenure under civil service; listing grounds for dismissal, suspension, demotion or reduction in rank; defining procedure for dismissal, suspension or demotion; providing for appointing power to fill vacancies and fix compensation; permitting formation of employee associations or unions; providing for payroll certification by the commission; providing for the institution of civil suits; prohibiting certain acts; prohibiting certain participation in political activities; requiring cooperation of county officers and employees; providing penalties; and declaring an emergency and providing an effective date."

Homer Humiston, Chairman, Joseph L. McGavick, Vice Chairman.

We concur in this report: Horace W. Bozarth, Donald H. Brazier, Jr., P. J. "Jim" Gallagher, Avery Garrett, Slade Gorton, Edward Heavey, Timothy H. Hill, Dale E. Hoggins, Francis E. Holman, Gladys Kirk, William S. Leckenby, Audley F. Mahaffey, John Merrill, Sam Smith, Jonathan Whetzel.

The bill was read the second time.

Mr. Humiston moved adoption of the committee amendment.

Mr. Grant moved adoption of the following amendment to the committee amendment:

Amend the amendment by Committee on Local Government, on page 2, section 2, subsection (5), line 10 of the mimeographed amendment, after "means" strike "class AA counties" and insert "any county"

Debate ensued, Representative Grant speaking in favor of adoption of the amendment to the amendment, and Representative Humiston speaking against its adoption.

The motion was lost and the amendment to the amendment was not adopted.

Mr. Humiston moved adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on Local Government as follows: On page 6, section 6, subsection (j), line 6 of the mimeographed amendment, after "cause" strike the period and insert ": Provided Further, That no employee in the classified service shall be suspended for more than thirty days in any one twelve-month period."

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Humiston yielded to question.

Mr. Smith:

"Dr. Humiston, does your amendment mean that a person could be suspended three times for ten days each in one twelve-month period?"

Mr. Humiston:

"Mr. Smith, I believe this could happen."

The motion was carried and the amendment to the committee amendment was adopted.

Mr. Heavey moved adoption of the following amendment to the committee amendment to Substitute Senate Bill No. 360:

Amend the amendment by Committee on Local Government, on page 4, section 6, line 27 of the mimeographed amendment, after "thereto" strike the colon and all the material down to and including "thereto" on line 30

Mr. Marzano demanded an electric roll call and the demand was sustained.

Debate ensued, Representatives Heavey, Grant, and Smith speaking in favor of adoption of the amendment to the amendment, and Representative Humiston speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Sprague, Mr. Humiston yielded to question.

Mr. Sprague:

"The way I read the proviso on page 4 to which Mr. Heavey's amendment refers, there is no time limit whatsoever. Is that also your understanding?"

Mr. Humiston:

"I believe there is a time limit. It says:

"'In the event the county commissioners shall fail to act upon any such rules or amendments thereto within the thirty days time limit hereinabove in this subsection provided for, then and in that event they. . . become effective.'

"Is this what you were referring to, Mr. Sprague?"

Mr. Sprague:

"Well, neither you nor I are attorneys, but this appears to me to be separated from the proviso by a period, and it would seem that this provides for another matter."

Mr. Humiston:

"If the purpose of the thirty-day rule is that which I explained, it would seem that the proviso has no necessity in the bill."

The Clerk called the roll on adoption of the amendment by Mr. Heavey to the committee amendment to Substitute Senate Bill No. 360, and the motion was lost and the amendment to the amendment not adopted by the following vote: Yeas, 43; nays, 48; absent or not voting, 8.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Conner, Day, DeJarnatt, Gallagher, Garrett, Grant, Harris, Haussler, Heavey, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Litchman, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, Rosellini, Sawyer, Sheridan, Smith, Sprague, Thompson, Walgren—43.

Those voting nay were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Cunningham, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Mahaffey, McCaffree, McDougall, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—48.

Those absent or not voting were: Representatives Clocksin, Copeland, Lynch, McGavick, Perry, Richardson, Saling, Taylor—8.

Mr. Haussler moved adoption of the following amendment to the committee amendment:

Amend the amendment by Committee on Local Government, on page 4, section 6, line 28 of the mimeographed amendment, after "by" and before "vote" strike "majority" and insert "unanimous"

POINT OF ORDER

The Speaker recognized Mr. Whetzel on a point of order.

Mr. Whetzel:

"Is this an amendment to the proviso we just voted on? I raise the point of order that this amendment is not in order, since the body has voted in the negative with regard to striking this proviso."

RULING BY THE SPEAKER

The Speaker:

"Mr. Whetzel, I believe your point is well taken. We have already, in effect, perfected this particular portion of this section. The House has by its decision agreed not to strike and, therefore, we have acted on it. Unfortunately, Mr. Haussler, your amendment to the amendment was not on the desk prior to the time we considered the amendment to strike. Had it been here, yours would have been considered first and acted on. Then we could have recognized the amendment to strike. Therefore, I would have to rule your amendment to the amendment out of order."

POINT OF PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Smith on a point of parliamentary inquiry. Mr. Smith:

"Mr. Speaker, if an amendment were prepared which took in some portion of the subsection prior to the point where we had considered an amendment and it included the portion we had tried to amend, would such an amendment be in order?"

The Speaker:

"If it were in a section that had not been considered, then I would presume it to be in order. I would have to see the specific amendment in order to rule, however."

Mr. Smith moved adoption of the following amendment to the committee amendment to Substitute Senate Bill No. 360:

Amend the amendment by the Committee on Local Government as follows: On page 9, section 11, line 9 of the mimeographed amendment, after "over" and before "days" strike "thirty" and insert "fifteen"

Debate ensued, Representative Smith speaking in favor of adoption of the amendment to the amendment, and Representative Humiston speaking against its adoption.

Mr. Chatalas demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Smith to the committee amendment, and the motion was carried and the amendment to the amendment adopted by the following vote: Yeas, 75; nays, 18; absent or not voting, 6.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Gorton, Grant, Harris, Haussler, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Merrill, Moon, Murray, Newschwander, O'Brien, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Wolf—75.

Those voting nay were: Representatives Adams, Amen, Berentson, Bledsoe, Bluechel, Clark (Newman H.), Clarke (George W.), Flanagan, Goldsworthy, Hawley, Kopet, Leland, Lewis, Morrison, Newhouse, O'Dell, Whetzel, Mr. Speaker—18.

Those absent or not voting were: Representatives Lynch, McGavick, Perry, Spanton, Taylor, Zimmerman—6.

On motion of Mr. Humiston, the following amendment to the committee amendment was adopted:

Amend the amendment by the Committee on Local Government as follows: On page 10, section 11, line 2 of the mimeographed amendment, after "public hearing," insert "unless waived by the accused,"

Mr. Smith moved adoption of the following amendment to the committee amendment:

Amend the amendment by Committee on Local Government, on page 12, section 16, line 4 of the mimeographed amendment, after "county" strike the comma and the remainder of the sentence and insert a period

Debate ensued, Representative Smith speaking in favor of adoption of the amendment and Representative Humiston speaking against its adoption.

The motion was lost and the amendment to the committee amendment was not adopted.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of Substitute Senate Bill No. 360 and the bill was ordered placed on the second reading calendar for tomorrow.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of the balance of the second and third reading calendars, and the bills were ordered placed on the second and third reading calendars for tomorrow.

NOTICE OF RECONSIDERATION

With the consent of the House, Mr. McCormick deferred until tomorrow his motion that the House reconsider the vote by which it had failed to pass House Joint Resolution No. 35.

SPEAKER'S PRIVILEGE

The Speaker:

"Charlie Schmidt, who served in the early part of the session as my attorney, has asked me to convey to all of you who sent cards and talked to him on the telephone his appreciation of your interest, and to tell you he is getting along fine. He will be spending a few hours a day at the office starting next month. He wanted me to convey his thanks to you until he has had a chance to see or write to each of you personally."

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 12, 1967.

Mr. Speaker:

The Senate has passed: House Bill No. 975, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 12, 1967.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 374 and asks the House to recede therefrom, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House refused to recede from its amendments to Engrossed Senate Bill No. 374 and asked the Senate for a conference thereon.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 975.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 12, 1967.

Mr. Speaker:

The President has signed: House Bill No. 975, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. McDougall, the House adjourned until 10:00 a.m., Thursday, April 13, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

THIRTY-FIFTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, April 13, 1967.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Clocksin, McCormick, Newschwander, Rosellini and Taylor. Representative McCormick was excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Maurice Haehlen of the United Churches of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 12, 1967.

Mr. Speaker:

We, a majority of your Committee on Labor and Employment Security, to whom was referred Senate Bill No. 194, raising minimum wage, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Alfred O. Adams, Chairman, Sid W. Morrison, Vice Chairman.

We concur in this report: Gary Grant, Helmut L. Jueling, Richard A. King, Frank Marzano, David G. Sprague.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 12, 1967.

Mr. Speaker:

The Senate has passed: Senate Bill No. 480; and

Senate Bill No. 554; and

Senate Joint Memorial No. 25; and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 12, 1967.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 365, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 12, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 133 with the following amendments:

In line 2 of the title of the printed and engrossed bills, after "property;" and before "and" insert "amending section 1, chapter 111, Laws of 1963 and RCW 57.08.065;"

On page 2, following new section 2 added by the House amendment by the Committee on Local Government, being page 2, line 22, of the engrossed bill, add a new section as follows:

"Sec. 3. Section 1, chapter 111, Laws of 1963 and RCW 57.08.065 are each amended to read as follows:

"In addition to the powers now given water districts by law, they shall also have power to establish, maintain and operate a mutual water and sewer system or a separate sewer system within their water district area in the same manner as provided by law for the doing thereof in connection with water supply systems.

"In addition thereto, a water district constructing, maintaining and operating a sanitary sewer system may exercise all the powers permitted to a sewer district under RCW Title 56, including, but not limited to, the right to compel connections to the district's system, liens for delinquent sewer connection charges or sewer service charges, and all other powers presently exercised by or which may be hereafter granted to such sewer districts: Provided, That no water district shall proceed to exercise the powers herein granted to establish, maintain, construct and operate any sewer system without first obtaining written approval and certification of necessity so to do from the state of Washington pollution control commission and department of health. Any comprehensive plan for a system of sewers or addition thereto or betterment thereof shall be approved by the same county and state officials as are required to approve such plans adopted by a sewer district.", and the same are herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of the Message from the Senate regarding Engrossed House Bill No. 133, and it was ordered held for the fifth order of business on tomorrow's calendar.

MESSAGES FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 12, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 975:

Providing for expenses of the legislature.

House Bill No. 941:

Authorizing the payment of interest on local improvement district bonds from the general fund of the city or town.

Very truly yours,
Raymond W. Haman,
Legal Counsel to the Governor.

State of Washington, Office of the Governor, Olympia, April 12, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I am returning herewith without my approval as to certain items, House Bill No. 516 entitled:

"An Act relating to elections."

This bill makes a number of improvements in the statutes relating to elections. Sections 11 through 33 of the bill authorize the State Voting Machine Committee to approve certain types of new voting devices which permit paper ballots and punch cards to be counted automatically. I approve of this legislation, but object to sections 26 and 33 of the bill.

Section 26 requires the use of duplicate ballots or ballot cards which are to be counted by an automatic vote tallying system. Although several other states utilize these new voting devices, no state requires duplicate ballots or cards.

The Auditor of Clark County plans to utilize this new voting system in the 1968 elections, if one or more suitable devices are approved by the State Voting Machine Committee. He is concerned that the use of duplicate cards and duplicate envelopes will unnecessarily complicate the voting procedure at a time when voters are becoming accustomed to a new system. The Director of Elections of Oregon has reported favorably to the House Committee on State Government and Legislative Procedures on the punch card voting system now in use in Oregon, which does not involve the use of duplicate ballots; and representatives of the Secretary of State's office have observed this system in operation in Oregon, and feel that duplicate ballots are unnecessary to assure secrecy in voting and protection for the ballots.

Moreover, requiring duplicate ballots or ballot cards tends to limit competition among the manufacturers of different types of new voting equipment. Although it is inconvenient and somewhat cumbersome to use duplicate punch cards, the equipment presently used in other states will mark duplicate cards in a single operation by the voter. Requiring a voter to mark two ballots separately would be so cumbersome and inefficient as to render these systems non-competitive with punch card systems.

The Secretary of State anticipates that during the next two years no more than one county will attempt to use these new devices. During this trial period it would seem desirable to have a maximum of competition among all manufacturers of equipment which the Voting Machine Committee approves. This will give the county auditors, the secretary of state and the legislature an opportunity to study various types of new voting devices.

Section 33 states that the provisions of sections 11 through 32 of the bill will apply only to counties of the second class, which includes Clark County. The purpose of this section is to limit the use of these new voting devices to no more than three counties until such time as the new systems can be observed in operation in this state. I have no objection to this policy determination by the legislature; however I believe the language of section 33 will have a result not intended by the legislature.

Included among the sections of this bill which apply only to counties of the second class are several sections of existing law relating to the conduct of elections and regulating the use of voting machines. As amended by this bill these statutes also would be applicable to the new voting systems. However, if these amended laws apply only to counties of the second class, it is doubtful that any amended section of the law would apply to the other counties of the state. This inadvertently could leave most of the counties of the state without necessary laws regulating the conduct of elections and particularly the procedure by which voting machines are approved by the State Voting Machine Committee.

This problem has been called to the attention of several members of the legislature who wished to limit the number of counties which could utilize new voting devices. It is my understanding that another bill will be proposed to the legislature to give effect to the original intent of the legislature without creating the problem caused by section 33 of this bill.

For the foregoing reasons I have vetoed sections 26 and 33. The remainder of House Bill No. 516 is approved.

Respectfully submitted,
DANIEL J. EVANS,
Governor.

MOTION

On motion of Mr. McDougall, House Bill No. 516 with the Governor's partial veto message was referred to Committee on Rules and Administration.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 365.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

MOTION

On motion of Mr. Lewis, the rules were suspended and authorization was given to add one additional name as sponsor of House Concurrent Resolution No. 42.

House Concurrent Resolution No. 42, by Representatives Lewis, Moon, Berentson, and Garrett:

Calling for a legislative council study of water management.

On motion of Mr. Lewis, the rules were suspended, House Concurrent Resolution No. 42 was advanced to second reading and read the second time.

On motion of Mr. Lewis, the rules were suspended, House Concurrent Resolution No. 42 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Mr. Lewis spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 42, and the resolution passed the House by the following vote: Yeas, 89, nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—89.

Those voting nay were: Representative Kink—1.

Those absent or not voting were: Representatives Charette, Clocksin, DeJarnatt, Elicker, McCaffree, McCormick, Newschwander, Rosellini, Taylor—9.

House Concurrent Resolution No. 42, having received the constitutional majority, was declared passed.

House Concurrent Resolution No. 43, by Representatives Bledsoe, Flanagan, and Berentson:

Directing legislative council to study current use assessment of agricultural and timberlands.

Ordered printed and referred to Committee on Revenue and Taxation.

FIRST READING OF SENATE BILLS

Engrossed Senate Bill No. 480, by Senators Andersen, Gissberg, and Neill: An Act relating to administrative procedure; amending section 15, chapter 234, Laws of 1959, as last amended by section 7, chapter 237, Laws of 1967, and RCW 34.04.150; and repealing sections 21 and 22, chapter 237, Laws of 1967.

On motion of Mr. Gorton, the rules were suspended, Engrossed Senate Bill No. 480 was advanced to second reading and read the second time.

On motion of Mr. Gorton, the rules were suspended, Engrossed Senate Bill No. 480 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Gorton spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 480, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—90.

Those absent or not voting were: Representatives Backstrom, Clocksin, DeJarnatt, Flanagan, May, McCormick, Newschwander, Rosellini, Taylor—9.

Engrossed Senate Bill No. 480, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 554, by Senators Washington, Dore, Faulk, Knoblauch, Ridder, Connor, and Uhlman:

An Act relating to state government; creating a mass transit authority and prescribing its powers and duties; abolishing the Washington toll bridge authority and transferring its powers and duties and making an effective date.

Referred to Committee on Transportation.

Senate Joint Memorial No. 25, by Senators Talley, Henry, and Foley: Memorializing Congress to complete Columbia River dredge operation. Referred to Committee on Natural Resources.

RESOLUTION

House Resolution No. 67-80, by Representatives Whetzel, Litchman and Holman:

Whereas, Miss Joan Sutherland is widely considered the leading coloratura soprano on the operatic stage today; and

Whereas, Under the auspices of the four-year old Seattle Opera Association, Miss Sutherland appeared on April 10 in the Seattle Opera House, singing her first performance anywhere of the title role in the opera "Lakme"; and

Whereas, All performances of the opera were sold out months in advance and the production received general critical acclaim; and

Whereas, This event has attracted national attention and will long be remembered as a milestone in the musical history of Seattle and of the state; and

Whereas, The Seattle Opera Association, under the guidance of its president, Mr. Francis A. LeSourd, and its general director, Mr. Glynn Ross, is chiefly responsible for Miss Sutherland's appearance here; and

Whereas, The work of the Washington State Arts Commission as well as that of local arts commissions throughout the state has helped stimulate the interest that insured the success of the young Seattle company's bold venture.

Now, Therefore, Be It Resolved, By the House of Representatives, That warmest congratulations be given to Miss Sutherland, to Mr. Richard Bonynge as conductor, to Mr. LeSourd, to Mr. Ross, to the members of the Seattle Opera Association, to the large cast of the opera, to the members of the orchestra and ballet, and to all those involved in any way in the production of the opera; and

Be It Further Resolved, That the Secretary of State shall transmit to Miss Sutherland, Mr. Bonynge, Mr. LeSourd and Mr. Ross suitably inscribed copies of this Resolution.

On motion of Mr. Whetzel, the resolution was adopted.

MOTION

Mr. Sawyer moved that the Revenue and Taxation Committee be relieved of Engrossed Senate Joint Resolution No. 23 and the resolution be ordered placed on the second reading calendar of the day.

Mr. Sawyer demanded an electric roll call and the demand was sustained.

Mr. O'Brien demanded the previous question and the demand was not sustained.

Debate ensued, Representatives Brouillet, Smith, Marsh, and Grant speaking in favor of the motion, and Representatives Bledsoe, Gorton, Clark (Newman H.), Flanagan, McCaffree, and Smythe speaking against it.

MOTION

Mr. McDougall moved that the motion by Mr. Sawyer be laid on the table.

The motion was carried on a rising vote.

SECOND READING OF BILLS

Reengrossed Senate Bill No. 401, by Senators Atwood, Neill, and Hallauer: Revising certain provisions of the excise tax on real estate sales.

The House resumed consideration of Reengrossed Senate Bill No. 401 on second reading.

The Speaker declared the question before the House to be further consideration of the committee amendments. (See p. 1900 for amendments).

MOTION

Mr. Bledsoe moved the House defer further consideration of Reengrossed Senate Bill No. 401 and the bill be ordered placed on tomorrow's second reading calendar.

Debate ensued, Representatives McCaffree and Hill speaking in favor of the motion.

POINT OF PARLIAMENTARY INQUIRY

The Speaker recognized Mr. May on a point of parliamentary inquiry.

Mr. May:

"He is speaking on the bill, not the motion to defer."

The Speaker:

"I think your point is well taken."

Further debate ensued, Representative Backstrom speaking in favor of the motion.

The motion carried.

Engrossed Senate Bill No. 462, by Senators Gissberg, Lewis, and Mardesich:

Removing certain tidelands at Cattle Point from those formerly reserved for recreational use and taking of shellfish for personal use.

On motion of Mr. Hoggins, the following amendment was adopted:

On page 1 of the printed and engrossed bill, strike all of section 1 and renumber "NEW SECTION. Sec. 2." to read "NEW SECTION. Section 1."

Mr. Hawley moved the adoption of the following amendment by Representatives Flanagan, Whetzel, Clocksin, Murray, and Hawley:

Strike the Senate amendment by the Committee on Natural Resources, Parks, Fisheries, and Game Fish on page 4 of the printed and engrossed bill, adding a new section, and insert the following:

"NEW SECTION. Section 1. The legislative interim committee on fisheries shall study the following described tidelands for the purpose of determining the most feasible and desirable disposition of such property, and shall report its conclusions to the forty-first session of the legislature:

(Cattle Point) The tidelands of the second class, owned by the state of Washington, situate in front of, adjacent to, or abutting upon lot 1, section 6, lots 1, 3, 4, 5, 6, 7, 8, 9 and 10, section 7, lots 1, 2, 3, 4, 5, 6 and 7, section 8 and lot 1, section 5, all in township 34 north, range 2 west, W.M., with a frontage of 463.88 lineal chains, more or less; excepting, however, any tidelands of the second class in front of said lot 10, section 7 conveyed through deed issued June 1, 1912 under application No. 6906, records of department of public lands."

Representatives Hawley and Kink spoke in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

On motion of Mr. Hoggins, the following amendment to the title was adopted:

Beginning on line 1 of the title of the printed and engrossed bill, after the comma following "lands" strike "and amending section 1, chapter 387, Laws of 1955 and RCW 79.16.175"

On motion of Mr. Hawley, the following amendment to the title was adopted:

In line 1 of the title of the engrossed bill, after the comma, strike "adding a new section to chapter 79.16 RCW;" being the Senate amendment by the Committee on Natural Resources, Parks, Fisheries and Game Fish

On motion of Mr. McDougall, the rules were suspended, Engrossed Senate Bill No. 462 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Hawley spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 462 as amended by the House, and the bill passed the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those voting nay were: Representatives Bledsoe, Walgren-2.

Those absent or not voting were: Representatives Clocksin, McCormick, Newschwander, Richardson, Taylor—5.

Engrossed Senate Bill No. 462 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute Senate Bill No. 360, by Committee on Cities, Towns, and Counties:

Authorizing civil service for employees in certain counties.

The House resumed consideration of Substitute Senate Bill No. 360 on second reading.

The Speaker declared the question before the House to be adoption of the committee amendments. (See pp. 1903 to 1909 for committee amendments).

Mr. Haussler moved the adoption of the following amendment to the committee amendment beginning on line 18:

Beginning on page 2, section 3, the last line of the mimeographed amendment, strike "Two" and insert "Three" and on page 3, section 3, line 2, after "business" insert a period and strike the remainder of the section.

With the consent of the House, Mr. Haussler withdrew his amendment.

Mr. Haussler moved the adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on Local Government as follows: On page 4, section 6, subsection (4), on line 24 of the mimeographed amendment after "commissioners" and before the period strike "who shall consider the same" and insert "and the county clerk" and on line 25 of the mimeographed amendment after "thirty" and before "days" insert "-one", and on line 28 after "commissioners by" and before "vote" strike "majority" and insert "unanimous"

Representative Haussler spoke in favor of adoption of the amendment to the committee amendment and Representative Humiston spoke against its adoption.

Mr. Chatalas demanded an electric roll call and the demand was sustained.

Representative Smith spoke in favor of adoption of the amendment to the committee amendment, and Representative Clark (Newman H.) spoke against its adoption.

The Speaker called on Mr. Bledsoe to preside.

POINT OF ORDER

The Speaker (Mr. Bledsoe presiding) recognized Mr. Gorton on a point of order.

Mr. Gorton:

"I would ask that you divide the question. Mr. Haussler has actually three different amendments. The one he is most interested in is changing "majority" to "unanimous." I don't object to that, but the first part of the amendment is technically incorrect."

The Speaker recognized Mr. Haussler.

Mr. Haussler:

"I would be very happy to withdraw the first part of the amendment."

PARLIAMENTARY INQUIRY

The Speaker (Mr. Bledsoe presiding) recognized Mr. Charette on a point of parliamentary inquiry.

Mr. Charette:

"If the question is divided, do we then get an electric roll call on each matter as it is divided?"

SPEAKER'S RULING

The Speaker (Mr. Bledsoe presiding):

"The Speaker will rule yes. That was the intent as we approached the amendment as a total issue, so I would state an electric roll call should be taken on all three subdivisions."

Representative Charette spoke in favor of adoption of the amendment.

The Speaker asked the Clerk to read the divided amendment which would be considered by the body.

POINT OF ORDER

The Speaker (Mr. Bledsoe presiding) recognized Mr. Gorton on a point of order.

Mr. Gorton:

"I believe Mr. Haussler withdrew the first part of his amendment. With that withdrawal, I would not ask that the remainder of the amendment be divided."

The Speaker declared the question before the House to be the adoption of the following amendment:

Amend the amendment by the Committee on Local Government as follows: On page 4, section 6, subsection (4), on line 25 of the mimeographed amendment after "thirty" and before "days" insert "-one", and on line 28 after "commissioners by" and before "vote" strike "majority" and insert "unanimous"

PARLIAMENTARY INQUIRY

The Speaker (Mr. Bledsoe presiding) recognized Mr. Holman on a point of parliamentary inquiry.

Mr. Holman:

"I thought that yesterday, when we were considering the bill, there was a motion to strike the entire proviso, and that a point of order was sustained on a later amendment to take out a word. Am I incorrect on that?"

The Speaker:

"We are dealing with a different section now, Mr. Holman."

Representative Heavey spoke in favor of adoption of the amendment by Mr. Haussler to the committee amendment."

POINT OF ORDER

The Speaker (Mr. Bledsoe presiding) recognized Mr. Avey on a point of order.

Mr. Avey:

"Is he speaking on the amendment?"

The Speaker:

"Yes, he is generally on the amendment."

Mr. Heavey continued his remarks.

Further debate ensued, Representative Leckenby speaking against adoption of the amendment to the committee amendment, and Representative Humiston speaking in favor of its adoption.

Mr. Smith demanded the previous question and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Haussler to the committee amendment to Substitute Senate Bill No. 360, and the amendment was adopted by the following vote: Yeas, 83; nays, 8; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kiskaddon, Kopet, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, Perry, Reese, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—83.

Those voting nay were: Representatives Berentson, Flanagan, Gladder, Kirk, Leckenby, Mahaffey, Richardson, Swayze—8.

Those absent or not voting were: Representatives Clark (Newman H.), Clocksin, Leland, McCormick, Newschwander, O'Dell, Taylor, Zimmerman—8.

The Speaker resumed the chair.

On motion of Mr. Humiston, the following amendment to the committee amendment was adopted:

Amend the amendment by the Committee on Local Government as follows: On page 4, section 6, subsection (4) in the last line of the mimeographed amendment, after "shall" and before "provide" strike "among other things"

Mr. Beck moved the adoption of the following amendment by Representatives Beck and Bledsoe:

Amend the amendment by the Committee on Local Government as follows: On page 12 of the mimeographed amendment, add a new section following section 17 as follows:

"NEW SECTION. Sec. 18. No person shall be appointed, promoted or retained who advocates the violent overthrow of the government of the United States or any of its subdivisions."

Renumber the remaining sections consecutively.

Representative Beck spoke in favor of adoption of the amendment.

YIELDING TO QUESTION

At the request of Mr. Grant, Mr. Humiston yielded to question.

Mr. Grant:

"Dr. Humiston, I haven't had an opportunity yet to check this out. Is there a severability clause in the event that one section of the bill is declared unconstitutional?"

Mr. Humiston:

"Yes. Section 21."

Representatives Humiston, Gorton, and Charette spoke against adoption of the amendment to the committee amendment.

MOTION

On motion of Mr. Kalich, the amendment by Representatives Beck and Bledsoe to the committee amendment to Substitute Senate Bill No. 360 was laid on the table.

Mr. Bottiger moved the adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on Local Government as follows:

On page 12 of the mimeographed amendment strike section 18 and insert:

NEW SECTION. Sec. 18. (1) Solicitation for or payment to any partisan, political organization or for any partisan, political purpose of any compulsory assessment or involuntary contribution is prohibited. No person shall solicit on county property any contribution to be used for partisan, political purposes.

- (2) Employees shall have the right to vote and to express their opinions on all political subjects and candidates, but shall not hold any political party office or participate in the management of a partisan, political campaign. Nothing in this section shall prohibit a classified employee from participating fully in campaigns relating to constitutional amendments, referendums, initiatives, and issues of a similar character, and for nonpartisan offices.
- (3) Nothing in this section shall prohibit appointment, nomination or election to part-time public office in any other political subdivision of the state when the holding of such office is not incompatible with, nor substantially interferes with, the discharge of official duties in county employment.
- (4) For persons employed in county agencies the operation of which is financed in total or in part by federal grant-in-aid funds political activity will be regulated by the rules and regulations of the United States civil service commission."

Debate ensued, Representatives Bottiger, Sheridan, and Smith speaking in favor of the adoption of the amendment to the committee amendment, and Representatives McGavick and Whetzel speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Sprague, Mr. Bottiger yielded to question.

Mr. Sprague:

"Perhaps you could answer Mr. Whetzel's question relating to subsection (3) of your amendment. Also, I would like to have you answer a question relating to subsection (4). Actually there are many county agencies receiving federal grants. I would expect that even now the employees are regulated by the Hatch Act, but since there are a lot of federal grants in King county and the question has come up before, I would like to have you comment."

Mr. Bottiger:

. .

"Starting with your second question, it is my understanding one of the conditions for federal grants-in-aid to county agencies is that the federal Hatch Act will apply. Therefore, the county employees participating in that program would be subject to the provisions of the Hatch Act. At least that is the interpretation the federal government has given us for state employees.

"As to the first question, I didn't hear it all but I believe Mr. Whetzel wondered if a county employee could be appointed to some other part-time position such as school board member. My answer would be yes. There would be nothing prohibiting this; however, as the language clearly states he could not hold a partisan political office such as legislator."

YIELDING TO QUESTION

At the request of Mr. Whetzel, Mr. Bottiger yielded to question.

Mr. Whetzel:

"If you would insert 'nonpartisan' between 'part-time' and 'public office' in subsection (3) I think that would satisfy my objection. Would you agree to do that? Since this is an amendment to an amendment, I wouldn't be able to amend it myself."

Mr. Bottiger:

"I would have no objection to that."

POINT OF INQUIRY

The Speaker recognized Mr. Humiston on a point of inquiry.

Mr. Humiston:

"Since this is an amendment to an amendment, is this proper procedure?"

The Speaker:

"The amendment should be withdrawn and resubmitted."

The Speaker recognized Mr. Bottiger.

Mr. Bottiger:

"With the consent of the House, I would ask that the Chief Clerk insert 'nonpartisan' before 'part-time public office.'"

The Speaker:

"With the consent of the House, Mr. Bottiger's amendment will be changed by inserting 'nonpartisan.' We will take care of it here at the desk, Mr. Bottiger."

YIELDING TO QUESTION

At the request of Mr. Elicker, Mr. Bottiger yielded to question.

Mr. Elicker:

"If we adopt this amendment would it be your understanding that a person employed, for example, as deputy assessor would not be able to run for the office of assessor, even if it were vacant, unless he resigned?"

Mr. Bottiger:

"Yes, that would be my opinion. He would have to resign as deputy assessor before he could run for assessor."

Mr. Marzano demanded an electric roll call and the demand was sustained.

Mr. Grant demanded the previous question and the demand was not sustained.

Representative Harris spoke against adoption of the amendment by Representative Bottiger to the committee amendment.

YIELDING TO QUESTION

At the request of Mr. Sheridan, Mr. Whetzel yielded to question.

Mr. Sheridan:

"Mr. Whetzel, could you name a part-time political office. I don't believe one exists."

Mr. Whetzel:

"Well, there can be all kinds. I am certainly no expert on civil service laws, and this is why I brought up this matter. I was particularly concerned whether we could

have people on the county payroll elected to the legislature, and the matter seems to be in some confusion at this stage."

Further debate ensued, Representatives Sheridan, Smith, and Bottiger speaking in favor of adoption of the amendment to the committee amendment, and Representative Chapin speaking against its adoption.

Mr. McDougall demanded the previous question and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Bottiger to the committee amendment to Substitute Senate Bill No. 360, and the amendment was lost by the following vote: Yeas, 42; nays, 51; absent or not voting, 6.

Those voting yea were: Representatives Anderson, Avey, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Conner, Day, De-Jarnatt, Elicker, Gallagher, Garrett, Grant, Haussler, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Lux, Marsh, Marzano, May, Merrill, Moon, Murray, O'Brien, Perry, Rosellini, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Thompson—42.

Those voting nay were: Representatives Adams, Amen, Backstrom, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Harris, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Newhouse, Reese, Richardson, Saling, Spanton, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—51.

Those absent or not voting were: Representatives Clocksin, Litchman, McCormick, Newschwander, O'Dell, Taylor—6.

EXPLANATION OF VOTE

I was recorded as voting "no" on the above amendment. This was an error. I should have been recorded as voting "yes."

Gordon L. Walgren, 23rd District.

Mr. McGavick moved the adoption of the following amendment by Representatives McGavick and Smith:

Amend the amendment by the Committee on Local Government as follows:

On page 12, of the mimeographed amendment following section 20, add two sections to read as follows:

"Sec. 21. Section 36.32.120, chapter 4, Laws of 1963 and RCW 36.32.120 are each amended to read as follows:

"The several boards of county commissioners shall:

"(1) Provide for the erection and repairing of courthouses, jails, and other necessary public buildings for the use of the county.

"(2) Lay out, discontinue, or alter county roads and highways within their respective counties, and do all other necessary acts relating thereto according to law, except within cities and towns which have jurisdiction over the roads within their limits;

"(3) License and fix the rates of ferriage; grant grocery and other licenses authorized by law to be by them granted;

"(4) Fix the amount of county taxes to be assessed according to the provisions of law, and cause the same to be collected as prescribed by law;

"(5) Allow all accounts legally chargeable against the county not otherwise provided for, and audit the accounts of all officers having the care, management, collection, or disbursement of any money belonging to the county or appropriated to its benefit;

- "(6) Have the care of the county property and the management of the county funds and business and in the name of the county prosecute and defend all actions for and against the county, and such other powers as are or may be conferred by law;
- "(7) Make and enforce, by appropriate resolutions or ordinances, all such police and sanitary regulations as are not in conflict with state law, and within the unincorporated area of the county may adopt by reference Washington state statutes and recognized codes and/or compilations printed in book form relating to the construction of buildings, the installation of plumbing, the installation of electric wiring, health, or other subjects, and may adopt such codes and/or compilations or portions thereof, together with amendments thereto, or additions thereto: Provided, That there shall be filed in the county auditor's office three copies of such codes, compilations, and/or statutes ten days prior to their adoption by reference, and one copy shall also be filed with the city clerk of each city within the county, and shall provide that any violation of such regulations, ordinances, codes, compilations, and/or statutes or resolutions shall constitute a misdemeanor: Provided Further, That no such regulation, code, compilation, and/or statute shall be effective unless before its adoption, a public hearing has been held thereon by the board of county commissioners of which at least ten days' notice has been given. The notice must set out a copy of the proposed regulations; or if a code is adopted by reference the notice shall set forth the full official title and a statement describing the general purpose of such code. The notice shall also include the day, hour, and place of hearing and must be given by publication in the newspaper in which legal notices of the county are printed;

"(8) Have power to compound and release in whole or in part any debt due to the county when in their opinion the interest of their county will not be prejudiced thereby, except in cases where they or any of them are personally interested.

- "(9) Have power to administer oaths or affirmations necessary in the discharge of their duties and commit for contempt any witness refusing to testify before them with the same power as justices of the peace;
- "(10) Have power in class A counties and counties of the first through ninth class to establish and adopt a merit or civil service system governing the appointment, classification, promotion, transfer, reinstatement, demotion, suspension, discharge, and other incidents of employment of personnel other than employees of the office of county sheriff for whom a civil service system has been created under chapter 41.14 RCW.

"NEW SECTION. Sec. 22. The provisions of section 20 and old section 23, being new section 25 of this act, shall not be applicable to section 21 above, being RCW 36.32.120 as amended."

Renumber the remaining sections consecutively.

POINT OF PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Charette on a point of parliamentary inquiry. Mr. Charette:

"I had an amendment concerning section 18 on the desk, but I agreed to let Mr. Bottiger's amendment be considered first. I wonder if it would be in order to consider my amendment now."

RULING BY THE SPEAKER

The Speaker:

"I think not, because the amendment by Representatives Smith and McGavick strikes and replaces. Yours strikes only. Therefore, we would have to perfect the section first before we consider an amendment to strike only."

Debate ensued, Representative McGavick speaking in favor of the adoption of the amendment by Representatives McGavick and Smith to the committee amendment to Substitute Senate Bill No. 360, and Representative Humiston speaking against its adoption.

The motion was lost and the amendment to the amendment was not adopted.

Mr. Charette moved the adoption of the following amendment:

Amend the amendment by the Committee on Local Government as follows: On page 12, line 11 of the mimeographed amendment, strike the first paragraph of section 18.

Debate ensued, Representative Charette speaking in favor of adoption of the amendment to the amendment, and Representative Gorton speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Charette yielded to question. Mr. Smith:

"Mr. Charette, if this section you wish to strike is not stricken, would an employee of the county who has a campaign bumper strip on his car be in violation of the act?"

Mr. Charette:

"He would be in violation of the act and subject to imprisonment if he is convicted of that violation. He could be fined one hundred dollars or imprisoned in the county jail for not longer than one hundred days, so he would still be in the courthouse, I presume."

Representative Smith spoke in favor of adoption of the amendment to the amendment.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Lewis on a point of parliamentary inquiry. Mr. Lewis:

"Mr. Speaker, based on your ruling yesterday regarding Mr. Whetzel's motion, by our action in rejecting Representative Bottiger's amendment, have we not perfected section 18?"

RULING BY THE SPEAKER

The Speaker:

"No, Mr. Bottiger's amendment is to strike and replace. In the case of Mr. Charette's amendment to the amendment, you have one to strike only. The friends of an amendment have a right to perfect it before an amendment to strike is in order."

Representative Beck spoke in favor of adoption of the amendment by Representatives McGavick and Smith to the committee amendment to Substitute Senate Bill No. 360.

Mr. Chatalas demanded the previous question and the demand was sustained.

The amendment to the amendment was lost on a rising vote.

Mr. Leckenby moved the adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on Local Government as follows: On page 12, line 15 of the mimeographed amendment, strike the second paragraph of section 18.

Representative Leckenby spoke in favor of the adoption of the amendment to the committee amendment to Substitute Senate Bill No. 360.

The motion was lost and the amendment was not adopted.

The Speaker declared the question before the House to be the adoption of the committee amendment as amended to Substitute Senate Bill No. 360.

Mr. Chatalas demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the adoption of the committee amendment as amended to Substitute Senate Bill No. 360, and the amendment was adopted by the following vote: Yeas, 64; nays, 26; absent or not voting, 9.

Those voting yea were: Representatives Amen, Avey, Backstrom, Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Ceccarelli, Chapin, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, Farr, Gallagher, Garrett, Gladder, Gorton, Harris, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jolly, Jueling, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, O'Brien, Perry, Reese, Richardson, Rosellini, Saling, Smith, Smythe, Sprague, Swayze, Veroske, Whetzel, Zimmerman, Mr. Speaker—64.

Those voting nay were: Representatives Adams, Anderson, Beck, Bottiger, Brouillet, Charette, Chatalas, Conner, DeJarnatt, Elicker, Flanagan, Grant, Heavey, Jastad, Johnson, Kalich, King, Kopet, Lux, Moon, Sawyer, Sheridan, Thompson, Walgren, Wanamaker, Wolf—26.

Those absent or not voting were: Representatives Clocksin, Goldsworthy, Litchman, May, McCormick, Newschwander, O'Dell, Spanton, Taylor—9.

On motion of Mr. Humiston, the committee amendment to the title was adopted.

Mr. Gorton moved the rules be suspended, Substitute Senate Bill No. 360 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was lost on a rising vote.

Substitute Senate Bill No. 360 as amended by the House was passed to Committee on Rules and Administration for third reading.

House Joint Resolution No. 15, by Representative Copeland:

Proposing amendment of Constitution by subject matter rather than by section.

House of Representatives, Olympia, Wash., March 14, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred House Joint Resolution No. 15, proposing amendment of Constitution by subject matter rather than by section, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, beginning on line 10, strike the remainder of the resolution and insert the following:

"Article XXIII, section 1. Any amendment or amendments to this Constitution may be proposed in either branch of the legislature; and if the same shall be agreed to by two-thirds of the members elected to each of the two houses, such proposed amendment or amendments shall be entered on their journals, with the ayes and noes thereon, and be submitted to the qualified electors of the state for their approval, at the next general election or at such special election as the legislature shall determine; and if the people approve and ratify such amendment or amendments, by a majority of the electors voting thereon, the same shall become part of this Constitution, and proclamation thereof shall be made by the governor [: Provided, That]. If more than one amendment be submitted, they shall be submitted in such a manner that the people may vote for or against such amendments separately: Provided, That an amendment which amends an entire article or less than the entire article may be considered as one amendment and may be submitted to the electors as a single propostion even though it relates to different sections of the article: Provided Further, That an amendment composed of amendments to sections belonging to separate articles may be submitted to the electors as a single proposition if it embraces but one subject matter. The legislature shall also cause notice of the amendments that are to be submitted to the people to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state: Provided, That failure of any newspaper to publish this notice shall not be interpreted as affecting the outcome of the election.

Be It Further Resolved, That the secretary of state shall cause notice of the foregoing constitutional amendment to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state."

Norwood Cunningham, Chairman, Thomas A. Swayze, Jr., Vice Chairman.

We concur in this report: Stewart Bledsoe, Alan Bluechel, R. Ted Bottiger, Thomas L. Copeland, Caswell J. Farr, Edward F. Harris, John L. O'Brien.

The resolution was read the second time.

Mr. Cunningham moved the adoption of the committee amendment.

Representatives Cunningham and Copeland spoke in favor of adoption of the committee amendment.

The motion was carried and the amendment was adopted.

House Joint Resolution No. 15 was ordered engrossed.

On motion of Mr. McDougall, the rules were suspended, Engrossed House Joint Resolution No. 15 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representatives Copeland, Bledsoe and Sawyer spoke in favor of final passage of the resolution.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 15 and the resolution passed the House by the following vote: Yeas, 89; nays, 3; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Hawley, Heavey, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—89.

Those voting nay were: Representatives Avey, Haussler, Hill—3.

Those absent or not voting were: Representatives Bozarth, Clocksin, Litchman, McCormick, Newschwander, O'Dell, Taylor—7.

Engrossed House Joint Resolution No. 15, having received the constitutional two-thirds majority, was declared passed.

EXPLANATION OF VOTE

These remarks were inserted in the journal for the purpose of explaining my "no" vote on final passage of House Joint Resolution No. 15. It is my belief that constitutional reform is of great importance; however, it remains to be seen whether House Joint Resolution No. 15 is the proper vehicle. My reasoning is based on the following points:

- (1) During the last decade, the vast majority of states in our country have utilized a constitutional convention to revise their constitutions rather than by the gateway amendment process. In fact, in the state of Illinois, one of the main reasons for the call of a constitutional convention was the ineffectiveness of the Illinois gateway provision;
- (2) There is no pressing need for the amendment. It should be noted that during this session of the Legislature, several constitutional reform proposals were either acted upon or came close to being adopted. Take, for example, an amendment which would create an intermediate court of appeals. Also, the Legislature adopted the optional municipal code which, although not a constitutional amendment, provides

greater power to local units of government in the operation of their affairs. Thirdly, there was Governor Evans' tax reform proposal which narrowly missed passage in the House:

- (3) One of the reasons stressed for constitutional reform is the fact that the Constitution is long, cumbersome, and contains many provisions that are statutory in nature. Certainly by easing the requirements for amending the Constitution we are faced with the problem of further encumbrances being added to the Constitution. Also, it is assumed by many legislators that only "constructive" amendments will be proposed and adopted. In view of past history, it would appear that more unconstructive amendments have been adopted;
- (4) The gateway amendment will place constitutional reform in a political atmosphere. The Legislature during its regular session finds hardly enough time to consider the regular legislative matters brought before it. As we all are aware, political considerations are a major part of the Legislature. Any reforms that need to be enacted will be viewed in a political context when brought before the Legislature.

It is my hope that the Legislature will enact legislation that will ease the requirements for the calling of a constitutional convention. Only after a consensus is reached between the two major political parties can this state realistically face constitutional reform.

Timothy H. Hill, 44th District.

House Bill No. 64, by Representatives Copeland, Taylor, and Moon (by legislative council request):

Creates a governor's advisory committee on laboratory facilities to study laboratory facilities of the state, carries an appropriation.

House of Representatives, Olympia, Wash., March 14, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred House Bill No. 64, creating a governor's advisory committee on laboratory facilities to study laboratory facilities of the state and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with recommendation that it do pass with the following amendments:

On page 2, beginning on line 11, strike all of section 2 and insert a new section as follows:

"NEW SECTION. Sec. 2. The committee shall:

- (1) Determine how many laboratories are being operated by, or are available for operation by the departments of agriculture, health, game, fisheries, natural resources and pollution control commission;
- (2) Determine if such laboratories are being used to their full capacity and if there is a need for expanding the capacity of any such laboratories;
- (3) Determine if it would be in the best interest of the public to use any such laboratories jointly or cooperatively between the various state agencies, including the use of personnel, funds, equipment, facilities and any other paraphernalia required to operate such laboratories;
- (4) Determine if it would best serve the public interest to expand, merge, relocate, or close any such laboratory facilities, and if necessary to relocate said laboratories in more centralized areas of the state so as to expedite services and attract the necessary professional and technical personnel;
- (5) Determine if such laboratories should be relocated in centralized areas, the availability of personnel facilities and land areas, and any other requirements which would allow for the maximum use of such laboratories;
- (6) Provide as a part of its study preliminary architectural plans for any new laboratory which it has determined to be necessary and feasible;
- (7) Provide as a part of its study that such architectural plans for new laboratories may be used in more than one location when feasible and if it best serves the interest of the public;
- (8) Complete its duties and present its findings and recommendations in a report to the governor and the legislature on or before December 1, 1968.

The committee and the various departments and agencies shall cooperate in order to make the best use of any services available to the committee by the said

departments and agencies, and the committee may employ the necessary personnel to carry out the directives of this act."

Norwood Cunningham, Chairman.

We concur in this report: Stewart Bledsoe, Alan Bluechel, R. Ted Bottiger, Thomas L. Copeland, Dr. Caswell J. Farr, Edward F. Harris, Doris J. Johnson, Mary Stuart Lux, Frank Marzano, John L. O'Brien, Robert A. Perry.

The bill was read the second time.

On motion of Mr. Cunningham, the committee amendment was adopted.

On motion of Mr. Copeland, the following amendment by Representatives Copeland and Moon was adopted:

On page 1, section 1, following subsection (6) insert "(7) The director of general administration;"

Renumber the remaining subsections accordingly.

House Bill No. 64 was ordered engrossed.

On motion of Mr. McDougall, the rules were suspended, Engrossed House Bill No. 64 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Copeland spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Chatalas, Mr. Copeland yielded to question.

Mr. Chatalas:

"Mr. Copeland, I notice that this bill has an appropriation. Could you tell me why it did not go through the appropriations committee?"

Mr. Copeland:

"It has an appropriation of thirty-five thousand dollars. I would rather hope it would pass and be taken under advisement in the conference committee on the budget at the present time. I am certain it could be handled. At least the conference committee could be notified."

The Clerk called the roll on the final passage of Engrossed House Bill No. 64, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Harris, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Mahaffey, Marsh, Mazano, May, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, Perry, Reese, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—90.

Those absent or not voting were: Representatives Bozarth, Clocksin, Lynch, McCaffree, McCormick, Newschwander, O'Dell, Sawyer, Taylor—9.

Engrossed House Bill No. 64, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

THIRD READING OF BILLS

Engrossed House Joint Resolution No. 30, by Representatives O'Brien, Hawley, and Ceccarelli:

Adding a new section to Constitution as to urban renewal.

Engrossed House Joint Resolution No. 30 was read the third time and placed on final passage.

Debate ensued, Representatives O'Brien and Holman speaking in favor of passage of the resolution, and Representative Clarke (George W.) speaking against its passage.

Mr. Kink demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 30, and the resolution failed to pass the House by the following vote: Yeas, 55; nays, 36; absent or not voting, 8.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bluechel, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Conner, Cunningham, DeJarnatt, Elicker, Gallagher, Garrett, Gorton, Haussler, Hawley, Hill, Hoggins, Holman, Jastad, Johnson, Jolly, King, Kink, Kirk, Kiskaddon, Leckenby, Leland, Litchman, Lux, Lynch, Marsh, May, McCaffree, McGavick, Merrill, Moon, Murray, O'Brien, Rosellini, Sheridan, Smith, Smythe, Sprague, Thompson, Walgren, Whetzel, Zimmerman—55.

Those voting nay were: Representatives Adams, Amen, Berentson, Bledsoe, Brazier, Chapin, Clarke (George W.), Copeland, Day, Farr, Flanagan, Gladder, Grant, Harris, Hubbard, Humiston, Hurley, Jueling, Kopet, Lewis, Mahaffey, Marzano, McDougall, Morrison, Newhouse, Perry, Reese, Richardson, Saling, Sawyer, Spanton, Swayze, Veroske, Wanamaker, Wolf, Mr. Speaker—36.

Those absent or not voting were: Representatives Clocksin, Goldsworthy, Heavey, Kalich, McCormick, Newschwander, O'Dell, Taylor—8.

Engrossed House Joint Resolution No. 30, having failed to receive the constitutional two-thirds majority, was declared lost.

MOTION

On motion of Mr. McDougall, the House deferred further consideration of the balance of the third reading calendar, and the bills were ordered placed on tomorrow's third reading calendar.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 13, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 282 and has granted the powers of Free Conference.

Ward Bowden, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 13, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 282, limiting amount of credit life insurance under a group policy, have had the

same under consideration, and report that we are unable to agree and request the powers of Free Conference.

Senate Members: Karl Herrmann Herbert Freise House Members:
Robert W. O'Dell
Carlton A. Gladder
John Bagnariol

MOTION

On motion of Mr. Gorton, the report of the Conference Committee on Engrossed Senate Bill No. 282 was adopted and the committee was granted the powers of Free Conference.

MOTION

On motion of Mr. McDougall, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 13, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred House Joint Resolution No. 32, revising majorities required to call constitutional convention, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Norwood Cunningham, Chairman, Thomas A. Swayze, Jr., Vice Chairman.

We concur in this report: Stewart Bledsoe, Alan Bluechel, R. Ted Bottiger, Richard U. Chapin, Caswell J. Farr, Mary Stuart Lux.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., March 21, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred House Concurrent Resolution No. 41, directing the public pension commission to study the effects of granting pensions to surviving spouses of public officers and employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Norwood Cunningham, Chairman, Thomas A. Swayze, Jr., Vice Chairman.

We concur in this report: Stewart Bledsoe, Alan Bluechel, Richard U. Chapin, William S. Day, Caswell J. Farr, Doris J. Johnson, Mary Stuart Lux, Frank Marzano.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 41 was advanced to second reading and read the second time.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 41 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 41, and the resolution passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Amen, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant,

Harris, Haussler, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, Reese, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—87.

Those absent or not voting were: Representatives Anderson, Clocksin, Copeland, Hawley, Jueling, Litchman, McCormick, Newschwander, O'Dell, Perry, Richardson, Taylor—12.

House Concurrent Resolution No. 41, having received the constitutional majority, was declared passed.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 13, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Senate Joint Resolution No. 20, amending Constitution to change voting requirements as to excess levies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Mary Ellen McCaffree, Chairman,

Francis E. Holman, Vice Chairman.

We concur in this report: John Bagnariol, Dave Ceccarelli, Newman H. Clark,
Slade Gorton, Gary Grant, Edward Heavey, Mrs. Joseph E. Hurley, Doris J. Johnson,
Frank Marzano.

House of Representatives,
Olympia, Wash., April 13, 1967.

Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred Senate Joint Resolution No. 20, amending Constitution to change voting requirements as to excess levies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass as amended.

We concur in this report: Stewart Bledsoe, Donald H. Brazier, Jr., S. E. "Sid" Flanagan, Homer Humiston, Walt Reese.

Passed to Committee on Rules and Administration for second reading.

MOTION

On motion of Mr. McDougall, the House advanced to the eleventh order of business.

YIELDING TO QUESTION

At the request of Mr. Mahaffey, Mr. Holman yielded to question.

Mr. Mahaffey:

"Early in the session, you and I sponsored House Joint Memorial No. 1, petitioning Congress to change Section XI of our Enabling Act in the State of Washington so that our permanent school fund could be utilized as established by Senate Joint Resolution No. 22. Could you inform the House what Congress is doing in this regard?"

Mr. Holman:

"Yes, Mr. Mahaffey, I am glad you asked, I just received a telegram from our Senator Henry M. Jackson, which I would like to read to you:

"Pleased to advise that following hearings, Senate Public Lands Subcommittee today approved S. 617 as amended. At my request, record will remain open for five days should you eare to record your support. As member of House Public Lands Subcommittee, Congressman Meeds introduced identical Bill H.R. 8372.

Signed, Henry M. Jackson, Chairman, Interior Committee' "I think we can all be very pleased with the representation we are getting back in Congress from Senator Jackson and Congressman Meeds on this piece of legislation. I thought you would be pleased to know what you began here last session and what we continued through the passage of House Joint Memorial No. 1 is being carried out and we will get the Enabling Act changed so that we can use this fund."

MOTION

On motion of Mr. McDougall, the House adjourned until 11:00 a.m., Friday, April 14, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

THIRTY-SIXTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, April 14, 1967.

The Speaker called the House to order at 11:00 a.m.

with and the journal was ordered to stand approved.

The Clerk called the roll and all members were present except Representatives Harris, Jueling, McCormick, McGavick, Newschwander, and Reese. Representatives Harris, Jueling, McGavick, and Reese were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard.

Prayer was offered by the Reverend Emrys P. Thomas, of the First

Congregational Church of Walla Walla.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 13, 1967.

Mr. Speaker:

The Senate has passed: Substitute Senate Bill No. 298; and Engrossed Senate Bill No. 638, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 13, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Substitute Senate Bill No. 23 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 12, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 280; and Senate Bill No. 386, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 13, 1967.

Mr. Speaker:

The President has signed: House Bill No. 365, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 13, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Substitute House Bill No. 532 and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

Ward Bowden, Secretary,

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 12, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Substitute House Bill No. 532, providing a procedure to effect cancellation of a motor vehicle insurance policy, have had the same under consideration, and we are unable to agree and request the powers of Free Conference.

Senate Members:

Karl Herrmann Herbert H. Freise Frank Connor House Members:
Robert W. O'Dell
Jerry C. Kopet
John Bagnariol

MOTION

On motion of Mr. Gorton, the report of the Conference Committee on Substitute House Bill No. 532 was adopted and the committee was granted the powers of Free Conference.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 12, 1967.

Mr. Speaker:

· · · ;

The Senate has passed Engrossed House Bill No. 133 with the following amend-

In line 2 of the title of the printed and engrossed bills, after "property;" and before "and" insert "amending section 1, chapter 111, Laws of 1963 and RCW 57.08.065;"

On page 2, following new section 2 added by the House amendment by the Committee on Local Government, being page 2, line 22 of the engrossed bill, add a new section as follows:

"Sec. 3. Section 1, chapter 111, Laws of 1963 and RCW 57.08.065 are each amended to read as follows:

In addition to the powers now given water districts by law, they shall also have power to establish, maintain and operate a mutual water and sewer system or a separate sewer system within their water district area in the same manner as provided by law for the doing thereof in connection with water supply systems.

In addition thereto, a water district constructing, maintaining and operating a sanitary sewer system may exercise all the powers permitted to a sewer district under RCW Title 56, including, but not limited to, the right to compel connections to the district's system, liens for delinquent sewer connection charges or sewer service charges, and all other powers presently exercised by or which may be hereafter granted to such sewer districts: Provided, That no water district shall proceed to exercise the powers herein granted to establish, maintain, construct and operate any sewer system without first obtaining written approval and certification of necessity so to do from the state of Washington pollution control commission and department of health. Any comprehensive plan for a system of sewers or addition thereto or betterment thereof shall be approved by the same county and state officials as are

required to approve such plans adopted by a sewer district.", and the same are herewith transmitted.

Ward Bowden, Secretary.

MOTIONS

Mr. Humiston moved the House do not concur in the Senate amendments to Engrossed House Bill No. 133 and that the Senate be asked to recede therefrom.

Mr. Garrett moved that the House do concur in the Senate amendments to Engrossed House Bill No. 133.

Mr. Garrett spoke in favor of the motion to concur in the Senate amendments and Mr. Chapin spoke against it.

Mr. Beck demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion to concur in the Senate amendments to Engrossed House Bill No. 133 and the motion was lost by the following vote: Yeas, 42; nays, 45; absent or not voting, 12.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Conner, DeJarnatt, Gallagher, Garrett, Gladder, Grant, Haussler, Hawley, Heavey, Jastad, Johnson, Jolly, Kalich, King, Kink, Lux, Marsh, Marzano, May, Merrill, Moon, Perry, Richardson, Rosellini, Sawyer, Sheridan, Smith, Sprague, Taylor, Thompson, Walgren—42.

Those voting nay were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Elicker, Farr, Flanagan, Goldsworthy, Gorton, Hill, Hoggins, Holman, Hubbard, Humiston, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, McCaffree, McDougall, Morrison, Murray, Newhouse, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—45.

Those absent or not voting were: Representatives Day, Harris, Hurley, Jueling, Kirk, Kiskaddon, McCormick, McGavick, Newschwander, O'Brien, O'Dell, Reese—12.

RULING BY THE SPEAKER

The Speaker:

"Having failed to receive a majority, the motion by Mr. Garrett is declared lost. This in effect places the House in the position of not concurring in the Senate amendments to Engrossed House Bill No. 133."

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Joint Memorial No. 18, by Representative Farr:

Memorializing Congress to investigate award to Nooksack Indians.

On motion of Mr. Farr, the rules were suspended, House Joint Memorial No. 18 was advanced to second reading and read the second time.

On motion of Mr. Farr, the rules were suspended, House Joint Memorial No. 18 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Representatives Farr and Day spoke in favor of passage of the memorial. The Clerk called the roll on the final passage of House Joint Memorial No. 18, and the memorial passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—88.

Those absent or not voting were: Representatives Flanagan, Harris, Hill, Jueling, McCormick, McGavick, Newschwander, Reese, Spanton, Swayze, Zimmerman—11.

House Joint Memorial No. 18, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Farr, House Joint Memorial No. 18 was ordered transmitted immediately to the Senate.

House Concurrent Resolution No. 44, by Representative Humiston:

Creating interim municipal committee.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 44 was advanced to second reading and read the second time.

On motion of Mr. McDougall, the House deferred further consideration of House Concurrent Resolution No. 44 on second reading, and it was ordered placed on tomorrow's second reading calendar.

MOTION

On motion of Mr. Morrison, the rules were suspended and authorization was given to add one additional name as sponsor of House Concurrent Resolution No. 45.

House Concurrent Resolution No. 45, by Representatives Morrison, Cunningham, Mahaffey, and Smith:

Directing a study of school bus safety.

On motion of Mr. Morrison, the rules were suspended, House Concurrent Resolution No. 45 was advanced to second reading and read the second time.

On motion of Mr. Morrison, the rules were suspended, House Concurrent Resolution No. 45 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Morrison, Lewis, and Mahaffey speaking in favor of passage of the resolution, and Representative Moon speaking against it.

YIELDING TO QUESTION

At the request of Mr. Moon, Mr. Mahaffey yielded to question. Mr. Moon:

"Representative Mahaffey, could this same procedure be carried out by the Interim Committee on Education without having this special resolution by the legislature directing it to be done?"

Mr. Mahaffey:

"Representative Moon, I am sure that the Interim Committee on Education, of which I am a member, could make the study. However, when we have a concurrent resolution, it becomes more pertinent. This is the reason for the legislature calling our specific attention to the desirability of this study."

Mr. Bledsoe demanded the previous question, and the demand was sustained

The Clerk called the roll on the final passage of House Concurrent Resolution No. 45 and the resolution passed the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 13.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, De-Jarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—85.

Those voting nay were: Representative Moon-1.

Those absent or not voting were: Representatives Chatalas, Garrett, Harris, Hill, Jueling, Kink, McCormick, McGavick, Newschwander, Perry, Reese, Spanton, Sprague—13.

House Concurrent Resolution No. 45, having received the constitutional majority, was declared passed.

FIRST READING OF SENATE BILLS

Substitute Senate Bill No. 298, by Committee on Commerce, Manufacturing and Licenses:

An Act relating to the Washington horse racing commission; and amending section 2, chapter 55, Laws of 1933 and RCW 67.16.012.

Referred to Committee on Rules and Administration.

Engrossed Senate Bill No. 638, by Senators Lewis and Hallauer:

An Act relating to public lands; providing for the vacation of waterways; providing for the acquisition, improvement, development and financing of the east capitol site; providing for the disposition of certain public funds; amending section 118, chapter 255, Laws of 1927 and RCW 79.01.472; amending section 1, chapter 170, Laws of 1913, as last amended by section 1, chapter 115, Laws of 1937, and RCW 79.16.180; amending section 9, chapter 167, Laws of 1961 and RCW 79.24.580; making an appropriation; and declaring an emergency.

Referred to Committee on Appropriations.

RESOULTION

House Resolution No. 67-81, by Representatives Backstrom and Smith:

Whereas, The Governor's fiscal program consisting of the use of the state surplus for non-recurring purposes, imposition of a flat rate income tax, and an increase in state taxes, is unacceptable both to the people of the State of Washington and their representatives in the 40th Legislature; and

Whereas, The people of this state have always supported adequate appropriations for the services and needs of the state; and

Whereas, Such an adequate budget for the 1967-69 biennium is possible without new or increased taxes, and such a budget has been proposed in the Senate amendments to House Bills 207 and 208 with accompanying legislation;

Now, Therefore, Be It Resolved, By the House of Representatives, That the people of the State of Washington should be and hereby are informed that a balanced budget has been presented to the Legislature; the elements of which proposal include:

Accurate projections of revenue for the remainder of the current blennium and for the 1967-69 biennium based upon the present economic level and recognizing that Washington has one of the highest rates of economic growth in the nation;

No cuts in the level of the Senate amendments to the budget through the use of a major portion of the cash surplus for current needs;

The use of bond financing for capital improvements; and

No new or increased taxes; and

Be It Further Resolved, That Governor Daniel J. Evans be requested to study the straightforward elements of this proposal and hopefully accede to the wishes of the people; and

Be It Further Resolved, That upon the acceptance by Governor Evans of the proposals incorporated in this resolution, the 40th Legislature adjourn sine die.

Mr. Backstrom moved the adoption of the resolution.

Debate ensued, Representatives Backstrom and Day speaking in favor of adoption of the resolution, and Representative Gorton speaking against its adoption.

The motion was lost and the resolution was not adopted.

MOTION

On motion of Mr. McDougall, the House recessed until 12:45 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 12:45 p.m.

The Clerk called the roll and all members were present except Representatives Harris, Jueling, Kalich, McGavick, and Newschwander. Representatives Harris, Kalich, and McGavick were excused.

SECOND READING OF BILLS

Reengrossed Senate Bill No. 401, by Senators Atwood, Neill, and Hallauer:

Revising certain provisions of the excise tax on real estate sales.

The House resumed consideration of Reengrossed Senate Bill No. 401 on second reading.

The Speaker declared the question before the House to be further consideration of the committee amendments. (See p. 1900 for amendments.)

MOTION

Mr. Holman moved that Reengrossed Senate Bill No. 401 be rereferred to the Committee on Rules and Administration.

Representatives Holman and McCaffree spoke in favor of the motion.

The motion was carried.

House Bill No. 722, by Representative Leland:

Providing for highways, bridges, and toll facilities.

MOTION

On motion of Mr. Leland, Substitute House Bill No. 722 was substituted for House Bill No. 722 and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 722 was read the second time.

Mrs. Hurley moved the adoption of the following amendment:

On page 7, line 13, add a new subsection as follows: "NEW SECTION. Sec. 6. There is added to Title 47 RCW a new section to read as follows: The highway commission is directed not to construct or authorize the construction of concrete barriers or dividers to separate the northbound traffic from the southbound traffic on Division Street, P.S.H. 3 (S.R. 2, 195, and 395), between Boone Avenue and Houston Avenue, in the city of Spokane."

Renumber the remaining subsections consecutively.

Debate ensued, Representatives Hurley, McCormick, and Bottiger speaking in favor of adoption of the amendment, and Representatives Leland, Lewis, and Adams speaking against its adoption.

Mr. Bledsoe demanded the previous question and the demand was sustained.

The motion was lost on a rising vote and the amendment was not adopted.

On motion of Mr. Heavey, the following amendment was adopted:

On page 5, section 1, add a new subsection following subsection (13) to read as follows:

"(14) A pedestrian overpass in King county at the intersection of First Avenue south, being secondary state highway No. 1K, SR 509 and south 140th St."

Mr. Sprague moved the adoption of the following amendment:

On page 13, line 18, following section 20, strike all of section 21 and renumber the remaining sections consecutively.

Debate ensued, Representatives Sprague and Heavey speaking in favor of adoption of the amendment, and Representative Leland speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Leckenby, Mr. Sprague yielded to question.

Mr. Leckenby:

"Mr. Sprague, is it not your purpose in proposing this amendment that we try to develop a unified and integrated transportation system in the area of, and perhaps beyond the immediate boundaries of, Lake Washington?"

Mr. Sprague:

"Precisely, Mr. Leckenby. I thought I said that in my remarks, but if I didn't, I am glad you asked me the question."

Mr. Leckenby:

"Do you have in mind any particular system which would eventually be adopted which would integrate bridges, freeways, rapid transit systems, local streets, etc.?"

Mr. Sprague:

"Yes, the system which hopefully is being gathered together under the million-dollar study to which I referred will deal with automobile and truck transportation as well as other means of transportation and overall planning needs of the city of Seattle and neighboring communities. This study has been supported by communities across the lake and they are joining in, so it is not solely a Seattle study."

Further debate ensued, Representative Leckenby speaking against adoption of the amendment.

Mr. Bledsoe demanded the previous question and the demand was sustained.

Mr. Grant demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the amendment by Mr. Sprague to Substitute House Bill No. 722, and the motion was lost and the amendment not adopted by the following vote: Yeas, 43; nays, 43; absent or not voting, 13.

Those voting yea were: Representatives Anderson, Bagnariol, Bluechel, Bottiger, Brouillet, Ceccarelli, Chatalas, Clocksin, Day, Elicker, Gallagher, Gorton, Grant, Haussler, Heavey, Hill, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Marsh, Marzano, McCaffree, McCormick, Merrill, Moon, Murray, O'Brien, Richardson, Rosellini, Sawyer, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Walgren, Wanamaker, Whetzel—43.

Those voting nay were: Representatives Adams, Amen, Avey, Backstrom, Barden, Beck, Berentson, Bledsoe, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Hawley, Hoggins, Holman, Hubbard, Humiston, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, McDougall, Morrison, Newhouse, O'Dell, Spanton, Swayze, Veroske, Wolf, Zimmerman, Mr. Speaker—43.

Those absent or not voting were: Representatives Bozarth, Charette, DeJarnatt, Harris, Jueling, Leckenby, Litchman, May, McGavick, Newschwander, Perry, Reese, Saling—13.

EXPLANATIONS OF VOTE

I was recorded as having not voted on Mr. Sprague's amendment. It was my intention to vote "no." In fact it is my belief that I did vote "no," and I would like to be so recorded.

William S. Leckenby, 31st District.

While favoring the concept of some type of crossing, preferably a tunnel between Sandpoint and Kirkland, I strongly feel that the Highway Commission is the wrong agency to do the feasibility study.

The Evergreen Point bridge is a classic example of bad aesthetic design. During the planning and even the building, many attempts were made to have the Highway Commission consider the aesthetic qualities of the bridge, all to no avail.

Until the Highway Commission changes its makeup to consider all aspects that a bridge such as this has on the total community, I feel that they are the wrong agency to make this study.

Alan Bluechel, 1st District

On motion of Mr. Cunningham, the following amendment by Representatives Barden and Cunningham was adopted:

On page 5, section 1, add a new subsection following subsection (14) to read as follows:

"(15) The joint committee on highways and the Washington state highway commission shall make a study to evaluate the necessity of an overpass across south 188th street in the vicinity of Tyee High School."

Mr. Leland demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives DeJarnatt, Goldsworthy, Harris, Jueling, Kalich, McGavick, Newschwander, Reese, and Saling. On motion of Mr. McDougall, the absent members were excused and the House proceeded with business under the call of the House.

Mr. King moved the adoption of the following amendment:

On page 33, beginning on line 33, strike all of section 57 down to and including "fund." on page 34, line 12, and renumber the remaining sections consecutively.

Debate ensued, Representatives King, Garrett, and Smith speaking in favor of adoption of the amendment, and Representatives Wolf, Berentson, Conner, and Kiskaddon speaking against its adoption.

Mr. Goldsworthy demanded the previous question and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Moon on a point of parliamentary inquiry.

Mr. Moon

"I had planned to submit an amendment which would require only one, rather than two reflectorized plates. If Representative King's amendment is adopted, will I be allowed to submit my amendment? It seems to me we should be allowed the opportunity to have only one plate reflectorized since it is the rear plate that is needed."

RULING BY THE SPEAKER

The Speaker:

"If Mr. King's amendment prevails, then, of course, that strikes the section and we are through with it. Your amendment would not be in order since it would have perfected the section and his amendment is to strike the section."

Mr. Moon:

The Speaker:

"Unless there is some other place in the bill where you could insert it, I am afraid it cannot be considered."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. King on a point of parliamentary inquiry.

Mr. King:

"Since the friends of an amendment ordinarily have the right or opportunity to perfect the section before the motion to strike is made, would it be proper for this body to withhold voting on my amendment until after we had considered Mr. Moon's amendment?"

RULING BY THE SPEAKER

The Speaker:

"No, Mr. King, the question has been called for."

Mr. Leland demanded an electric roll call and the demand was sustained.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Smith on a point of parliamentary inquiry.

Mr. Smith:

"In line with Mr. King's question, if he wished to temporarily withdraw his amendment, Mr. Moon could place his amendment before you and we could act on Mr. Moon's amendment before considering Mr. King's amendment."

RULING BY THE SPEAKER

The Speaker:

"The question has been called for and sustained. We are going to have to vote on the amendment by $Mr.\ King.$ "

Representatives DeJarnatt, Goldsworthy, and Saling appeared at the bar of the House.

The Clerk called the roll on the adoption of the amendment by Mr. King, and the motion was lost and the amendment not adopted by the following vote: Yeas, 20; nays, 73; absent or not voting, 6.

Those voting yea were: Representatives Bluechel, Brouillet, Clocksin, DeJarnatt, Farr, Garrett, Heavey, Hoggins, Jastad, King, Kopet, Marzano, Morrison, Newhouse, Sawyer, Sheridan, Smith, Sprague, Taylor, Thompson—20.

Those voting nay were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, Elicker, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hill, Holman, Hubbard, Humiston, Hurley, Johnson, Jolly, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, May, McCaffree, McCormick, McDougall, Merrill, Moon, Murray, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Smythe, Spanton, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—73.

Those absent or not voting were: Representatives Harris, Jueling, Kalich, McGavick, Newschwander, Reese—6.

Mr. Gorton moved the adoption of the following amendment by Representatives Gorton, Sprague, Backstrom, Barden, Bledsoe, Bluechel, Chapin, Clark (Newman H.), Clarke (George W.), Cunningham, DeJarnatt, Elicker, Farr, Garrett, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Jueling, King, Kirk, Kiskaddon, Leckenby, Lewis, Litchman, Lux, Mahaffey, McCaffree, McGavick, Morrison, Murray, Newschwander, Richardson, Smythe, Swayze, Thompson, Walgren, Whetzel, and Zimmerman:

On page 36, section 61, line 10, strike all of section 61, and renumber the remaining sections consecutively.

Debate ensued, Representative Gorton speaking in favor of adoption of the amendment and Representative McDougall speaking against its adoption.

Mr. Goldsworthy demanded an electric roll call and the demand was sustained.

Further debate ensued, Representatives Whetzel, Sprague, and Bledsoe speaking in favor of adoption of the amendment, and Representatives Bottiger, Sawyer, Leland, and Berentson speaking against its adoption.

Mr. Kink demanded the previous question and the demand was sustained. The Clerk called the roll on the adoption of the amendment by Mr. Gorton and others to Substitute House Bill No. 722, and the motion was lost and the amendment not adopted by the following vote: Yeas, 45; nays, 48; absent or not voting, 6.

Those voting yea were: Representatives Bagnariol, Barden, Bledsoe, Bluechel, Chapin, Clark (Newman H.), Clarke (George W.), Cunningham, DeJarnatt, Elicker, Farr, Garrett, Gorton, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Johnson, Jolly, King, Kirk, Kiskaddon, Leckenby, Lewis, Litchman, Lux, Mahaffey, McCaffree, Merrill, Moon, Morrison, Murray, Richardson, Smythe, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Zimmerman, Mr. Speaker—45.

Those voting nay were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Beck, Berentson, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli,

Charette, Chatalas, Clocksin, Conner, Copeland, Day, Flanagan, Gallagher, Gladder, Goldsworthy, Grant, Haussler, Hubbard, Hurley, Jastad, Kink, Kopet, Leland, Lynch, Marsh, Marzano, May, McCormick, McDougall, Newhouse, O'Brien, O'Dell, Perry, Rosellini, Saling, Sawyer, Sheridan, Smith, Spanton, Taylor, Wolf—48.

Those absent or not voting were: Representatives Harris, Jueling, Kalich, McGavick, Newschwander, Reese—6.

On motion of Representative Newhouse, the following amendment to Substitute House Bill No. 722 was adopted:

On page 41, section 68, line 16 strike "and directed"

MOTION FOR RECONSIDERATION

Mr. Bagnariol, having voted on the prevailing side, moved that the House do now reconsider the vote by which Mrs. Hurley's amendment to Substitute House Bill No. 722 was not adopted. (See p. 1941 for amendment.)

POINT OF ORDER

The Speaker recognized Mr. Leland on a point of order.

Mr. Leland:

"I would request the Speaker to rule that the vote on Mrs. Hurley's amendment was a voice vote."

The Speaker:

"There was a division, Mr. Leland, and I would ask Mr. Bagnariol how he stood on the vote."

Mr. Bagnariol:

"I stood on the prevailing side."

RULING BY THE SPEAKER

The Speaker:

"Mr. Bagnariol may make this motion."

Mr. Bagnariol spoke in favor of his motion to reconsider.

Mr. Smith demanded an electric roll call and the demand was sustained. The Clerk called the roll on the motion by Mr. Bagnariol to reconsider the vote by which Mrs. Hurley's amendment to Substitute House Bill No. 722 was not adopted, and the motion was lost by the following vote: Yeas, 44; nays, 49; absent or not voting, 6.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Barden, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Clark (Newman H.), Day, Gallagher, Gladder, Grant, Haussler, Heavey, Hurley, Jastad, Johnson, Jolly, King, Kink, Kopet, Litchman, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Sprague, Taylor, Veroske, Walgren, Wanamaker—44.

Those voting nay were: Representatives Adams, Amen, Beck, Berentson, Bledsoe, Bluechel, Chapin, Charette, Chatalas, Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Goldsworthy, Gorton, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, Morrison, Murray, Newhouse, O'Dell, Perry, Smythe, Spanton, Swayze, Thompson, Whetzel, Wolf, Zimmerman, Mr. Speaker—49.

Those absent or not voting were: Representatives Harris, Jueling, Kalich, McGavick, Newschwander, Reese—6.

MOTION FOR RECONSIDERATION

Mrs. Lux, having voted on the prevailing side, moved that the House do now reconsider the vote by which Mr. Sprague's amendment to Substitute House Bill No. 722 was not adopted. (See p. 1941 for amendments.)

Mr. Leland demanded an electric roll call and the demand was sustained. Debate ensued, Representatives Sprague and Smith speaking in favor of

the motion, and Representative Leland speaking against it.

Mr. McDougall demanded the previous question and the demand was sustained.

The Clerk called the roll on the motion by Mrs. Lux to reconsider the vote by which Mr. Sprague's amendment to Substitute House Bill No. 722 was not adopted, and the motion lost by the following vote: Yeas, 35; nays, 58; absent or not voting, 6.

Those voting yea were: Representatives Anderson, Bagnariol, Bluechel, Brouillet, Ceccarelli, Charette, Clark (Newman H.), Clocksin, Day, Gorton, Grant, Heavey, Hill, Hurley, Jastad, Johnson, Jolly, King, Kink, Lux, Marsh, Marzano, McCaffree, McCormick, Moon, Murray, Perry, Richardson, Rosellini, Sheridan, Smith, Smythe, Sprague, Taylor, Whetzel—35.

Those voting nay were: Representatives Adams, Amen, Avey, Backstrom, Barden, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Chapin, Chatalas, Clarke (George W.), Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Haussler, Hawley, Hoggins, Holman, Hubbard, Humiston, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, May, McDougall, Merrill, Morrison, Newhouse, O'Brien, O'Dell, Saling, Sawyer, Spanton, Swayze, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—58.

Those absent or not voting were: Representatives Harris, Jueling, Kalich, McGavick, Newschwander, Reese—6.

Mr. Walgren moved the adoption of the following amendment by Representatives Walgren, Wanamaker, Elicker, and Beck:

On page 42 add a new section following section 69 to read as follows:

"NEW SECTION. Sec. 70. The joint committee on highways and the Washington state highway commission, prior to September 1, 1968, shall jointly conduct a study of the need for and cost of the construction of two pedestrian overpasses in Kitsap county, as follows:

(a) Over P.S.H. No. 21 (S.R. 3) in the vicinity of Silverdale at a location to be determined upon consultation with the board of directors of the central Kitsap school district; and

(b) In the city of Bremerton over Wheaton Way (S.S.H. 21B, S.R. 303) between Sheridan Road and Sylvan Way, at a location to be determined upon consultation with the engineering department of the city of Bremerton."

Renumber the remaining sections accordingly.

Representatives Walgren and Leland spoke in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

On motion of Mr. Garrett, the following amendment by Representatives Garrett and Grant was adopted:

On page 42, add a new section following section 70, being renumbered section 71, to read as follows:

"NEW SECTION. Sec. 72. The joint committee on highways is authorized and directed to investigate and determine the desirability of authorizing a feasibility study of constructing a pedestrian overpass on state highway FAI 405 in the vicinity of the north Renton interchange in the city of Renton."

Renumber the remaining sections accordingly.

Mr. Whetzel moved the adoption of the following amendment:

On page 42, section 71, line 21, strike all of section 71.

Debate ensued, Representative Whetzel speaking in favor of adoption of the amendment and Representative Leland speaking against its adoption.

The motion was lost and the amendment was not adopted.

Substitute House Bill No. 722 was ordered engrossed.

On motion of Mr. McDougall, the rules were suspended, Engrossed Substitute House Bill No. 722 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Leland spoke in favor of passage of the bill.

Mr. Chatalas demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 722, and the bill passed the House by the following vote: Yeas, 83; nays, 10; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, Merrill, Morrison, Newhouse, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Swayze, Thompson, Veroske, Walgren, Wanamaker, Zimmerman, Mr. Speaker—83.

Those voting nay were: Representatives Clark (Newman H.), Heavey, King, McCormick, Moon, Murray, Sprague, Taylor, Whetzel, Wolf—10.

Those absent or not voting were: Representatives Harris, Jueling, Kalich, McGavick, Newschwander, Reese—6.

Engrossed Substitute House Bill No. 722, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I agree with the Highways Omnibus Bill, Substitute House Bill No. 722, and wanted to vote "aye." My "no" vote was only for the purpose of protecting the Highway Committee in case this bill went to conference.

Hal Wolf, 22nd District.

MOTION

On motion of Mr. Gorton, the House dispensed with further business under the call of the House.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 14, 1967.

Mr. Speaker:

The President has signed: Substitute Senate Bill No. 23; and Senate Bill No. 480; and the same are herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Substitute Senate Bill No. 23; also

Senate Bill No. 280; also Senate Bill No. 386; also Senate Bill No. 480.

MOTIONS

On motion of Mr. Gorton, the House deferred further consideration of the balance of the second and third reading calendars and the bills were ordered placed on the second and third reading calendars for tomorrow.

On motion of Mr. McDougall, the House adjourned until 10:00 a.m., Saturday, April 15, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

THIRTY-SEVENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Saturday, April 15, 1967.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Avey, Bozarth, Conner, Harris, Haussler, Kink, Litchman, McCaffree, McCormick, McGavick, Reese, Sprague, Taylor and Thompson. Representatives Avey, Bozarth, Harris, Haussler, Litchman, McGavick, and Reese were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Maurice L. Haehlen of the United Churches of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 14, 1967.

Mr. Speaker:

We, a majority on your Committee on Local Government, to whom was referred House Bill No. 969, authorizing the incorporation of water and sewer districts in two or more counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Homer Humiston, Chairman.

We concur in this report: Donald H. Brazier, Jr., P. J. "Jim" Gallagher, Avery Garrett, Joe D. Haussler, Dale E. Hoggins, Francis E. Holman, Hugh "Bud" Kalich, Gladys Kirk, Jerry C. Kopet, William S. Leckenby, John Merrill, Jonathan Whetzel.

Passed to Committee on Rules and Administration for second reading.

House of Representatives, Olympia, Wash., April 14, 1967.

Mr. Speaker:

We, a majority of your Committee on Local Government, to whom was referred Senate Bill No. 260, exempting certain employees from sheriffs' office civil service, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Homer Humiston, Chairman.

We concur in this report: Donald H. Brazier, Jr., P. J. "Jim" Gallagher, Avery Garrett, Joe D. Haussler, Timothy H. Hill, Dale E. Hoggins, Francis E. Holman, Hugh "Bud" Kalich, Gladys Kirk, Jerry C. Kopet, William S. Leckenby, Brian J. Lewis, Audley F. Mahaffey, John Merrill, Jonathan Whetzel.

Passed to Committee on Rules and Administration for second reading.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 14, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 412; and Engrossed Senate Bill No. 469; and

Senate Bill No. 473, and the same are herewith transmitted.

Ward Bowden, Secretary.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 13, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 202 with the following amendments:

In line 3 of the title of the printed bill, being line 2 of the engrossed bill, after "RCW" and before the period insert "; amending section 43.46.020, chapter 8, Laws of 1965 and RCW 43.46.020; and amending section 43.46.030, chapter 8, Laws of 1965 and RCW 43.46.030"

On page 1, line 9 of the printed bill, being line 8 of the engrossed bill, after "humanities" insert "in the state of Washington"

On page 1, section 2, line 13 of the printed bill, being line 12 of the engrossed bill, strike "Subject to confirmation by the governor and at such salary as he may fix therefor, the" and insert "The"

On page 1, line 14 of the printed bill, being line 13 of the engrossed bill, after "employ" strike "an" and insert "a full time", and on line 15 of the printed bill, which is line 14 of the engrossed bill, after "tary" strike the remainder of the sentence and insert ", who shall receive no other salary and shall not be otherwise gainfully employed."

On page 1, following section 2, add two new sections as follows:

Sec. 3. Section 43.46.020, chapter 8, Laws of 1965 and RCW 43.46.020 are each amended to read as follows:

There is hereby established a Washington state arts commission. The commission shall be composed of twenty-one members seventeen of whom shall be appointed by the governor, two of whom shall be members of the senate appointed by the president of the senate and two of whom shall be members of the house of representatives appointed by the speaker of the house. Not more than one member appointed by the president of the senate shall be from the major political party and not more than one member appointed by the speaker of the house shall be from the major political party. Members [shall be] appointed by the governor shall represent [representing] the various categories of the arts including architecture, painting, sculpture, music, land-scape architecture, crafts, literature, graphic arts, theatre arts and dance. The governor shall consider nominations for membership from architectural, art, music, literary and other cultural organizations. Members shall be selected where practicable from the various geographical areas of the state.

Sec. 4. Section 43.46.030, chapter 8, Laws of 1965 and RCW 43.46.030 are each amended to read as follows:

Initial appointments shall be seven members for one year terms, seven members for two year terms and seven members for three year terms. Subsequent appointments

shall be made by the various appointing authorities upon expiration of a term in the position for which they have authority to make such an appointment and shall be for three year terms except appointments for vacancies which shall be for unexpired terms, and the same is herewith transmitted.

Ward Bowden, Secretary,

MOTION

Mr. Cunningham moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 202 and that the Senate be asked to recede therefrom.

YIELDING TO QUESTION

At the request of Mr. O'Brien, Mr. Cunningham yielded to question.

Mr. O'Brien:

"I understood from some of the people vitally concerned that they didn't want this bill to go into conference. Has something changed in the last few hours, since the time I talked to one of the leading proponents who felt we should accept the Senate amendments? Also, this is what you told me a day or so ago. Has something occurred to change this?"

Mr. Cunningham:

"Mr. O'Brien, I talked to several persons concerned with Engrossed House Bill No. 202, and it was the feeling of most of those with whom I discussed it that we should not concur in the Senate amendments. There is a possibility that the bill might get into a conference so that we can work out some of the difficulties."

The motion by Mr. Cunningham was carried.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 14, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 930 with the following amendment:

On page 1, section 1, beginning on line 23 after "shall" strike all the material down to and including "premiums:" on line 27 and insert "be immune from suit under this section but such immunity shall not apply to the benefit of their regular employer:", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Adams, the House deferred further consideration of Engrossed House Bill No. 930 and the bill was ordered placed on the fifth order of business for Monday.

SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION

Senate Chamber, Olympia, Wash., April 14, 1967.

Mr. Speaker:

The Senate has adopted House Concurrent Resolution No. 42 with the following amendment:

On page 1, lines 2 and 3, strike "management especially as they relate" and insert "problems relating", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Lewis, the House concurred in the Senate amendment to House Concurrent Resolution No. 42.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of House Concurrent Resolution No. 42 as amended by the Senate.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 42 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Amen, Anderson, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McDougall, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—80.

Those absent or not voting were: Representatives Adams, Avey, Backstrom, Bozarth, Clocksin, Conner, Harris, Haussler, Hubbard, Kink, Litchman, McCaffree, McCormick, McGavick, Reese, Sawyer, Sprague, Taylor, Thompson—19.

House Concurrent Resolution No. 42 as amended by the Senate, having received the constitutional majority, was declared passed.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 14, 1967.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 462 and asks the House to recede therefrom, and said bill together with the House amendments thereto are herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Hawley, the House deferred further consideration of Engrossed Senate Bill No. 462 and the bill was ordered placed on the fifth order of business for Monday.

Senate Chamber, Olympia, Wash., April 13, 1967.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 165 and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Knoblauch, Redmon, and Kupka, and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. Whetzel moved that the House adhere to its position on its amendments to Engrossed Senate Bill No. 165, and ask the Senate for a conference thereon.

The motion was carried on a rising vote.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 976, by Representatives Lynch, Smythe, and Brouillet:

An Act relating to education; adding a new section to chapter 8, Laws of 1967 first extraordinary session; and declaring an emergency.

On motion of Mr. McDougall, the rules were suspended, House Bill No. 976 was advanced to second reading and read the second time.

On motion of Mr. McDougall, the rules were suspended, House Bill No. 976 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Lynch spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Holman, Mrs. Lynch yielded to question.

Mr. Holman:

"Are there not also some other problems with respect to the community college bill which probably could be solved by this legislature if we still had time, such as the ability of a local school district to issue bonds which it has already authorized for community college purposes? Would this be an appropriate place to take care of that problem?"

Mrs. Lynch:

"I understand this is already covered in the actual bill. Both the Governor's office and the bonding counsel have assured me of this."

MOTION

On motion of Mr. Chapin, the House deferred further consideration of House Bill No. 976 and the bill was ordered placed at the bottom of today's third reading calendar.

MOTION

On motion of Mr. Smith, the rules were suspended and authorization was given to add one additional name as sponsor of House Joint Memorial No. 19.

House Joint Memorial No. 19, by Representatives Smith, Marzano, Sheridan, and Sprague:

Requesting Congress to extend certain social security benefits and other assistance to those in need.

Ordered printed and referred to Committee on Public Health and Welfare.

FIRST READING OF SENATE BILLS

Engrossed Senate Bill No. 412, by Senators Greive, Dore, and Ryder:

An Act relating to regulating kosher products.

Referred to Committee on Agriculture.

MOTION

Mr. Smith moved that the Committee on Agriculture be relieved of Engrossed Senate Bill No. 412 and that the bill be placed on today's second reading calendar.

RULING BY THE SPEAKER

The Speaker:

"Mr. Smith, your motion will have to be made on the eighth order of business."

Engrossed Senate Bill No. 469, by Senator Mardesich:

An Act relating to state parks and recreation; providing for the acquisition of certain land by the state parks and recreation commission; and adding a new section to chapter 8, Laws of 1965 and to chapter 43.51 RCW.

Referred to Committee on Natural Resources.

Senate Bill No. 473, by Senator Gissberg:

An Act relating to hospital district indebtedness; and amending section 6, chapter 264, Laws of 1945 as last amended by section 2, chapter 157, Laws of 1965 and RCW 70.44.060.

Referred to Committee on Rules and Administration.

RESOLUTIONS

House Resolution No. 67-82, by Representatives Bledsoe, Kirk, May, Veroske, Holman, Garrett, Murray, and Mahaffey:

Whereas, Public recreation is not merely a basic element in the health and welfare of each citizen of this state but likewise is of prime importance as an economic factor in the budget of each citizen of this state; and

Whereas, Public recreation is an area wherein little accurate information has become available to this Legislature with respect to future planning therefor and legislative direction thereto;

Now, Therefore, Be It Resolved, By this House of Representatives, That the Legislative Council be and hereby is requested to make a study of all facets of public recreation, including attendance at spectator sports and the present and future needs of the state with respect thereto, and public recreation as an economic factor in the state's economy, and to report their findings and recommendations to the Legislature prior to the Forty-first Session thereof; and

Be It Further Resolved, That the Chief Clerk of this House shall send a copy of this House Resolution to the Executive Secretary of the Legislative Council.

On motion of Mr. Bledsoe, the resolution was adopted.

House Resolution No. 67-83, by Representatives Moon and Newhouse:

Whereas, The Fair Trade Act and the Unfair Practices Act were first enacted in 1937 and 1939 respectively; and

Whereas, Marketing and selling practices have, for some types of commodities and business enterprises, changed considerably since these acts were enacted; and

Whereas, There is a renewed interest and concern on the part of the people and the Legislature that these practices be fair to the consumer and to the business community in order to preserve competition and prevent unfair and deceptive practices; and

Whereas, Recent court decisions regarding the marketing of food have severely hampered the effectiveness of the Unfair Practices Act in relationship to the food industry; and

Whereas, A periodic review by the Legislature of the effectiveness of statutes designed to protect the public is desirable;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Council be directed to review the Fair Trade Act, chapter 19.89 RCW, and the Unfair Practices Act, chapter 19.90 RCW, and consider the effectiveness of these acts toward the end of protecting the consumer and preserving free enterprise; and

Be It Further Resolved, That the Legislative Council be directed to report the results of its study together with recommendations and such drafts of legislation as it may deem appropriate to the Forty-first Session of the Legislature.

On motion of Mr. Moon, the resolution was adopted.

House Resolution No. 67-84, by Representatives Gorton and McCormick:

Whereas, The year 1967 marks the centennial of the confederation of Canada; and Whereas, Relations between Canada and the United States, symbolized by the Peace Arch at Blaine, continue to provide the world with an unsurpassed example of international cooperation and amity; and

Whereas, Washington State and the Province of British Columbia, which share a common border, have always been especially friendly; and

Whereas, Canada's contribution to the Seattle World's Fair of 1962 was particularly impressive and appreciated; and

Whereas, Washingtonians should find this centennial year offers them a particularly good chance to see Canada, not only to enjoy Expo 67 at Montreal, but to visit the

famous national parks of Alberta, the mountains, islands and inland seas of British Columbia, the historic towns of the Cariboo and the Yukon, and the many other sights and natural wonders of our great neighbor to the north.

Now, Therefore, Be It Resolved, By the House of Representatives, That congratulations be extended to Canada on this, the occasion of her centennial as a nation, and that best wishes be expressed for her continued growth and prosperity.

Be It Further Resolved, That the Secretary of State shall mail copies of this Resolution, suitably inscribed to the Parliament of Canada at Ottawa, to the Parliament of British Columbia at Victoria, and to the Canadian Consulate General at Seattle.

On motion of Mr. Gorton, the resolution was adopted.

MOTION

Mr. Brouillet moved that each member of the House be allowed two additional rolls of stamps.

Mr. Jueling demanded an electric roll call and the demand was not sustained.

The motion was carried.

SECOND READING OF BILLS

House Concurrent Resolution No. 44, by Representative Humiston:

Creating interim municipal committee.

The resolution was read the second time.

On motion of Mr. Charette, the following amendment by Representatives Charette and Holman was adopted:

On page 1, line 24, after "shall be" strike "appointed" and insert "selected by the four legislative members from a list of ten city officials to be submitted."

The resolution was ordered engrossed and passed to the Committee on Rules and Administration for third reading.

THIRD READING OF BILLS

House Bill No. 694, by Representatives Hill, Marsh, Walgren, Spanton, McDougall, and Bozarth:

Prohibiting misuse of credit cards.

MOTION

Mr. Grant moved that the rules be suspended and House Bill No. 694 returned to second reading for the purpose of amendment.

Debate ensued, Representative Grant speaking in favor of the motion and Representative Hill speaking against it.

Mr. Sheridan demanded an electric roll call and the demand was sustained.

Further debate ensued, Representative Clark (Newman H.) speaking against the motion.

POINT OF ORDER

The Speaker recognized Mr. Charette on a point of order.

Mr. Charette:

"I thought only one person was supposed to speak on each side."

The Speaker:

"Yes, that is true. I'm sorry, Mr. Clark."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Smith on a point of parliamentary inquiry.

Mr. Smith:

"Since this is just a custom and not a hard-and-fast rule, could the House give Representative Clark permission to speak on the motion?"

The Speaker:

"I don't believe that would be proper."

The Speaker stated the question before the House to be the motion by Mr. Grant to suspend the rules and return House Bill No. 694 to second reading for the purpose of amendment.

The Clerk called the roll and the motion was lost by the following vote: Yeas, 30; nays, 55; absent or not voting, 14.

Those voting yea were: Representatives Anderson, Bagnariol, Beck, Bottiger, Brouillet, Ceccarelli, Charette, Chatalas, DeJarnatt, Gallagher, Garrett, Grant, Heavey, Jastad, Johnson, Jolly, Kalich, King, Marsh, Marzano, May, Merrill, Moon, O'Brien, Perry, Rosellini, Sawyer, Sheridan, Thompson, Walgren—30.

Those voting nay were: Representatives Adams, Amen, Backstrom, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McDougall, Morrison, Murray, Newhouse, Newschwander, O'Dell, Richardson, Saling, Smith, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—55.

Those absent or not voting were: Representatives Avey, Bozarth, Conner, Harris, Haussler, Kink, Litchman, Lux, McCaffree, McCormick, McGavick, Reese, Sprague, Taylor—14.

House Bill No. 694 was read the third time and placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 694, and the bill passed the House by the following vote: Yeas, 83; nays, 1; absent or not voting, 15.

Those voting yea were: Representatives Adams, Amen, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, Marsh, Marzano, May, McDougall, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—83.

Those voting nay were: Representative Grant—1.

Those absent or not voting were: Representatives Anderson, Avey, Bozarth, Conner, Harris, Haussler, Kink, Litchman, Lux, McCaffree, McCormick, McGavick, Reese, Sprague, Taylor—15.

House Bill No. 694, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 206, by Representatives Goldsworthy, Zimmerman, Lux, Flanagan, Spanton, Hill, Amen, Lewis, Mahaffey, Bluechel, Newhouse, Lynch, Bledsoe, Kiskaddon, Holman, Farr, Reese, Brazier, Chapin, Cunningham, Wolf, McDougall, Kink, Haussler, DeJarnatt, Backstrom, O'Brien, Humiston, and Richardson (by executive request):

Providing for the attachment of fiscal notes to bills and resolutions of the legislature.

Engrossed House Bill No. 206 was read the third time and placed on final passage.

Mr. O'Brien spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 206, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McDougall, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—84.

Those absent or not voting were: Representatives Avey, Bozarth, Conner, Harris, Haussler, Kalich, Kink, Litchman, McCaffree, McCormick, McGavick, Perry, Reese, Sprague, Taylor—15.

Engrossed House Bill No. 206, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 519, by Senators Woodall, Cooney, and Greive:

Stipulating damages which may be awarded to parent in actions for injury or death of child.

MOTION

Mr. Leckenby moved the rules be suspended and Senate Bill No. 519 be returned to second reading for the purpose of amendment.

Mrs. Hurley demanded an electric roll call and the demand was sustained. Debate ensued, Representative Leckenby speaking in favor of the motion and Representative May speaking against it.

The Clerk called the roll on the motion by Mr. Leckenby to suspend the rules and return Senate Bill No. 519 to second reading for the purpose of amendment, and the motion was lost by the following vote: Yeas, 41; nays, 45; absent or not voting, 13.

Those voting yea were: Representatives Adams, Barden, Berentson, Bledsoe, Bluechel, Brazier, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Elicker, Gladder, Goldsworthy, Gorton, Hawley, Hoggins,

Holman, Humiston, Jueling, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Lynch, Mahaffey, McDougall, Moon, Morrison, Murray, Newhouse, Newschwander, O'Dell, Smythe, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—41.

Those voting nay were: Representatives Amen, Anderson, Backstrom, Bagnariol, Beck, Bottiger, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Copeland, Day, DeJarnatt, Farr, Flanagan, Gallagher, Garrett, Grant, Heavey, Hill, Hubbard, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kopet, Lux, Marsh, Marzano, May, Merrill, O'Brien, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Spanton, Thompson, Walgren—45.

Those absent or not voting were: Representatives Avey, Bozarth, Conner, Harris, Haussler, Kink, Litchman, McCaffree, McCormick, McGavick, Reese, Sprague, Taylor—13.

MOTION

Mr. Adams moved that Senate Bill No. 519 be indefinitely postponed.

Mr. Chatalas demanded an electric roll call and the demand was sustained.

MOTION

Mr. Day moved that the House defer further consideration of Senate Bill No. 519, and the bill be ordered placed on the third reading calendar for Monday.

RULING BY THE SPEAKER

The Speaker:

"Dr. Day, your motion would be out of order since the two motions are of the same rank. Therefore, Dr. Adams' motion would take precedence."

Debate ensued, Representatives Adams and Clarke (George W.) speaking in favor of the motion to indefinitely postpone Senate Bill No. 519, and Representatives Hurley, May, Smith, and O'Brien speaking against it.

YIELDING TO QUESTION

At the request of Mr. Newhouse, Mr. Holman yielded to question.

Mr. Newhouse:

"Mr. Holman, as a possible plaintiff's attorney, do you think there is a possible conflict of interest here? Should attorneys be allowed to vote on this bill?"

Mr. Holman:

"Mr. Newhouse, your assumption that I am a plaintiff's attorney is an erroneous one. However, I suppose on either side of this issue, any lawyer has to consult his conscience as to whether or not to vote for the bill. I had thought of asking the House to excuse me from voting, because I don't really know how to vote, but since that would not be a courageous way to do it, I don't think I will ask that."

Further debate ensued, Representative Bottiger speaking against the motion and Representative Clark (Newman H.) speaking in favor of it.

YIELDING TO QUESTION

At the request of Mr. Perry, Mr. Clark (Newman H.) yielded to question. Mr. Perry:

"If a child was killed as the result of an unfortunate accident, the parents were in modest circumstances, and the mother had a nervous breakdown as a result of the child's death, do you think it is proper for the person who killed the child to take care of the mother's expenses?"

Mr. Clark:

"I certainly believe whoever caused the accident, even if negligence existed both ways, should be responsible. The fact that the sympathy is always with the parents who lost the child, however, means there should be some protection both ways."

MOTION

Mr. Backstrom moved that the motion by Mr. Adams to indefinitely postpone Senate Bill No. 519 be laid on the table.

Mr. O'Brien demanded an electric roll call and the demand was sustained. The Clerk called the roll and the motion by Mr. Backstrom to table Mr. Adams' motion was carried by the following vote: Yeas, 46; nays, 39; absent or not voting, 14.

Those voting yea were: Representatives Anderson, Backstrom, Beck, Bluechel, Bottiger, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Copeland, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Grant, Heavey, Hill, Holman, Hubbard, Hurley, Jastad, Johnson, Jolly, Kalich, King, Leland, Lux, Marsh, Marzano, May, O'Brien, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Spanton, Swayze, Thompson, Walgren—46.

Those voting nay were: Representatives Adams, Amen, Bagnariol, Barden, Berentson, Bledsoe, Brazier, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Flanagan, Goldsworthy, Gorton, Hawley, Hoggins, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Lewis, Lynch, Mahaffey, McDougall, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Dell, Smythe, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—39.

Those absent or not voting were: Representatives Avey, Bozarth, Conner, Harris, Haussler, Kink, Litchman, McCaffree, McCormick, McGavick, Moon, Reese, Sprague, Taylor—14.

MOTION

On motion of Mr. Day, the House deferred further consideration of Senate Bill No. 519, and the bill was ordered placed on the third reading calendar for Monday.

Engrossed House Bill No. 526, by Representatives Saling, Conner, and McCormick:

Prohibiting the abandonment of autos on public property and regulating the disposal of such.

Engrossed House Bill No. 526 was read the third time and placed on final passage.

Debate ensued, Representative Saling speaking in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 526, and the bill passed the House by the following vote: Yeas, 78; nays, 5; absent or not voting, 16.

Those voting yea were: Representatives Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, May, McDougall, Merrill, Murray, Newhouse, New-

schwander, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sawyer, Smythe, Spanton, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—78.

Those voting nay were: Representatives Grant, Marzano, Moon, Sheridan, Smith—5.

Those absent or not voting were: Representatives Adams, Avey, Bozarth, Conner, Harris, Haussler, Jueling, Kink, Litchman, McCaffree, McCormick, McGavick, Morrison, Reese, Sprague, Taylor—16.

Engrossed House Bill No. 526, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I voted "yes" on Engrossed House Bill No. 526; however, my roll call voting switch failed to operate properly.

Sid W. Morrison, 15th District.

House Bill No. 630, by Representatives Garrett, Whetzel, and McGavick:

Authorizing disposition of municipal property.

House Bill No. 630 was read the third time and placed on final passage.

Representative Whetzel spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 630, and the bill passed the House by the following vote: Yeas, 84; nays, 1; absent or not voting, 14.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McDougall, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—84.

Those voting nay were: Representative Moon—1.

Those absent or not voting were: Representatives Avey, Bozarth, Conner, Flanagan, Harris, Haussler, Kink, Litchman, McCaffree, McCormick, McGavick, Reese, Sprague, Taylor—14.

House Bill No. 630, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 323, by Representatives Saling, Hoggins, and Garrett:

Establishing teaching professional practices commission.

MOTION

Mr. Grant moved that the rules be suspended and Engrossed House Bill No. 323 returned to second reading for the purpose of amendment.

Debate ensued, Representative Grant speaking in favor of the motion and Representative Saling speaking against it.

The motion was lost.

Engrossed House Bill No. 323 was read the third time and placed on final passage.

Debate ensued, Representatives Hoggins and Brouillet speaking in favor of passage of the bill, and Representatives King and Hurley speaking against its passage.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Saling yielded to question.

Mr. Smith:

"Mr. Saling, do the provisions of House Bill No. 323 apply to both public and private school teachers and, if so, how do they apply?"

Mr. Saling:

"This bill applies only to public school teachers, Mr. Smith."

The Clerk called the roll on the final passage of Engrossed House Bill No. 323, and the bill passed the House by the following vote: Yeas, 62; nays, 18; absent or not voting, 19.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brouillet, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Hawley, Hoggins, Holman, Humiston, Jastad, Johnson, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, McDougall, Morrison, Newschwander, O'Brien, O'Dell, Richardson, Rosellini, Saling, Sawyer, Smith, Smythe, Swayze, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—62.

Those voting nay were: Representatives Bagnariol, Brazier, Ceccarelli, Grant, Heavey, Hubbard, Hurley, Jolly, King, Marzano, May, McCaffree, Merrill, Moon, Murray, Sheridan, Spanton, Walgren—18.

Those absent or not voting were: Representatives Avey, Bozarth, Chatalas, Conner, Copeland, Gallagher, Harris, Haussler, Hill, Kalich, Kink, Litchman, McCormick, McGavick, Newhouse, Perry, Reese, Sprague, Taylor—19.

Engrossed House Bill No. 323, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 636, by Representatives Gorton, Bottiger, and Chapin:

Authorizing realty gifts to minors.

Engrossed House Bill No. 636 was read the third time and placed on final passage.

Representative Gorton spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 636, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.),

Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—85.

Those absent or not voting were: Representatives Avey, Bozarth, Conner, Harris, Haussler, Heavey, Kink, Litchman, McCormick, McGavick, Reese, Spanton, Sprague, Taylor—14.

Engrossed House Bill No. 636, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 404, by Representatives Saling, Bluechel, and Conner (by departmental request):

Repealing five percent differential prescribed in public purchases.

House Bill No. 404 was read the third time and placed on final passage.

Representative Bluechel spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 404, and the bill passed the House by the following vote: Yeas, 83; nays, 2; absent or not voting, 14.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smythe, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—83.

Those voting nay were: Representatives Perry and Smith-2.

Those absent or not voting were: Representatives Avey, Bozarth, Conner, Copeland, Harris, Haussler, Kink, Litchman, McCormick, McGavick, Reese, Spanton, Sprague, Taylor—14.

House Bill No. 404, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 976, by Representatives Lynch, Smythe, and Brouillet:

Defining duties and providing for disposition of funds during transitional period for community college reorganization.

The House resumed consideration of House Bill No. 976 on third reading. Representatives Lynch and Holman spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 976, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Heavey, Hill, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—83.

Those absent or not voting were: Representatives Adams, Avey, Bozarth, Conner, Copeland, Harris, Haussler, Hoggins, Jueling, Kink, Litchman, McCormick, McGavick, Reese, Sprague, Taylor—16.

House Bill No. 976, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. McDougall, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 15, 1967.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Engrossed Senate Bill No. 638, amending public lands statutes and providing for financing the east capitol site, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert F. Goldsworthy, Chairman, Gerald L. Saling, Vice Chairman.

We concur in this report: Henry Backstrom, Frank B. Brouillet, William "Bill" Chatalas, George W. Clarke, Charles W. Elicker, Dr. Caswell J. Farr, Timothy H. Hill, Dale E. Hoggins, Gladys Kirk, Jerry C. Kopet, Mary Stuart Lux, Marjorie W. Lynch, Audley F. Mahaffey, Charles Moon, Gordon W. Richardson, George P. Sheridan, Harold S. Zimmerman.

House of Representatives, Olympia, Wash., April 15, 1967.

Mr. Speaker:

We, a minority of your Committee on Appropriations, to whom was referred Engrossed Senate Bill No. 638, amending public lands statutues and providing for financing the east capitol site, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Chairman.

We concur in this report: Arlie U. De Jarnatt, Richard A. King, Thomas A. Swayze, Jr. $\,\,$

Passed to Committee on Rules and Administration for second reading.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 14, 1967.

To The Honorable, the House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 466:

Providing for local health departments.

House Bill No. 52:

Authorizing utilities and transportation commission to participate in federal administrative and court proceedings.

House Bill No. 446:

Amending the laws regulating veterinary medicine.

House Bill No. 626:

An act relating to cities and towns.

Very truly yours, Raymond W. Haman, Legal Counsel to the Governor.

MOTION

On motion of Mr. McDougall, the House adjourned until 12:00 noon, Monday, April 17, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

THIRTY-NINTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Monday, April 17, 1967.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Representatives Avey, Harris, Haussler, Newschwander, O'Brien, and Sawyer. Representatives Avey, Harris, Haussler, and Newschwander were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Maurice L. Haehlen of the United Churches of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 14, 1967.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred Engrossed Senate Bill No. 554, establishing a state mass transit authority, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Alfred E. Leland, Chairman, Duane L. Berentson, Vice Chairman, Bob McDougall, Vice Chairman. We concur in this report: Otto Amen, Paul Barden, Norwood Cunningham, Avery Garrett, Dwight S. Hawley, Vaughn Hubbard, Elmer Jastad, Dan Jolly, Bill Kiskaddon, William S. Leckenby, Brian J. Lewis, Irving Newhouse, Robert W. O'Dell, Richard L. Smythe, Keith J. Spanton, Fred A. Veroske, F. Pat Wanamaker, Jonathan Whetzel, Hal Wolf.

Passed to Committee on Rules and Administration for second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 15, 1967.

Mr. Speaker:

The Senate has passed: Reengrossed Senate Bill No. 306, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 15, 1967.

Mr. Speaker:

The Senate has passed: Senate Bill No. 642, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 15, 1967.

Mr. Speaker:

The Senate has adopted: House Concurrent Resolution No. 45, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 15, 1967.

Mr. Speaker:

The Senate has passed: House Bill No. 281; and

Engrossed House Bill No. 449; and

House Joint Memorial No. 18, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 15, 1967.

Mr. Speaker:

The Senate again refuses to recede from its amendments to Engrossed House Bill No. 133 and asks the House to concur, and said bill together with the Senate amendments are herewith transmitted.

Ward Bowden, Secretary,

MOTION

On motion of Mr. Chapin, the House deferred further consideration of Engrossed House Bill No. 133, and the bill was ordered placed on the fifth order of business for tomorrow.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 14, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 930 with the following amendment:

On page 1, section 1, beginning on line 23 after "shall" strike all the material down to and including "premiums:" on line 27 and insert "be immune from suit under this section but such immunity shall not apply to the benefit of their regular employer:", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. Bagnariol moved that the House do not concur in the Senate amendment to Engrossed House Bill No. 930 and that the Senate be asked to recede therefrom.

The motion was carried.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 14, 1967.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 462 and asks the House to recede therefrom, and said bill together with the House amendments thereto are herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. Hawley moved the House refuse to recede from its amendments to Engrossed Senate Bill No. 462 and ask the Senate for a conference thereon.

The motion was carried.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed Senate Bill No. 462, Representatives Bledsoe, Sawyer, and Berentson.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 281; also

House Bill No. 449; also

House Joint Memorial No. 18; also

House Concurrent Resolution No. 42; also

- House Concurrent Resolution No. 45.

FIRST READING OF SENATE BILLS IN THE HOUSE

Reengrossed Senate Bill No. 306, by Senators Durkan, Hallauer, and Atwood:

An Act relating to state government and the support thereof; providing for the disposition of certain fees and receipts received by the Washington Horse Racing Commission; authorizing the licensing of certain meets upon certain conditions and payment of prescribed fees and pari-mutuel percentages; defining terms; amending section 9, chapter 55, Laws of 1933 as last amended by section 7, chapter 148, Laws of 1965 and RCW 67.16.100; amending section 1, chapter 55, Laws of 1933 as last amended by section 1, chapter 236, Laws of 1949 and RCW 67.16.010; adding new sections to chapter 67.16 RCW; and declaring an effective date.

Referred to Committee on Business and Professions.

Senate Bill No. 642, by Senators Talley, Peterson (Ted), Lennart, and Sandison:

An Act relating to food and food products; adding a new section to chapter 257, Laws of 1945 and to chapter 69.04 RCW; defining crimes; and prescribing penalties.

On motion of Mr. Flanagan, the rules were suspended, Senate Bill No. 642 was advanced to second reading and read the second time.

HO DI

On motion of Mr. Flanagan, the following amendment was adopted:

Add a new section following section 1 as follows:

"NEW SECTION. Sec. 2. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

On motion of Mr. Flanagan, the following amendment to the title was adopted:

In line 3 of the title, after "penalties" and before the period insert "; and declaring an emergency"

On motion of Mr. Flanagan, the rules were suspended, Senate Bill No. 642 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Flanagan spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 642 as amended by the House, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—91.

Those voting nay were: Representative Newhouse—1.

Those absent or not voting were: Representatives Avey, Bluechel, Harris, Haussler, Newschwander, O'Brien, Sawyer—7.

Senate Bill No. 642 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

RESOLUTIONS

House Resolution No. 67-85, by Representatives DeJarnatt, Goldsworthy, Saling, and Chatalas:

Whereas, It is vital to the well-being of the people of this state, and it is also in the interest of the people of the State of Washington to help support and maintain hospital facilities of the highest quality; and

Whereas, There are a number of hospitals within this state which operate as charitable facilities; and

Whereas, These hospitals reportedly have, for a number of years, faced an increasingly difficult problem of financing and supporting essential services of the highest quality; and

Whereas, There have been proposals before the Fortieth Legislature to direct the Department of Public Assistance to make vendor payments to charitable hospitals for the care of public assistance recipients or for those qualified under Title XIX of Public Law 89-79, and proposals have been submitted for direct subsidies to such charitable hospitals; and

Whereas, The total future implications and ramifications of any direct appropriation for subsidies or provision for vendor payments to such hospitals are presently unknown;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Budget Committee is authorized and directed to undertake a study of the advisability, feasibility, and implications of the precedents set forth by the possibility of either direct or indirect state subsidization to charitable hospitals, and particularly subsidization of Children's Orthopedic Hospital in Seattle; and

Be It Further Resolved, That the result of such study be presented to the Legislature prior to the convening of its Forty-first Session, for its consideration, together with any recommended legislation deemed appropriate.

Mr. DeJarnatt moved the adoption of the resolution.

Debate ensued, Representatives DeJarnatt and Saling speaking in favor of adoption of the resolution.

YIELDING TO QUESTION

At the request of Mr. Clark (Newman H.), Mr. Saling yielded to question. Mr. Clark:

"Some of the charitable hospitals and children's orthopedic hospitals that take patients without funds, and have done so for a long time, receive gifts from foundations and individuals in substantial amounts. Since that wasn't mentioned in the study, will it be called to the attention of the budget committee?"

Mr. Saling:

"Yes, I am sure it will be called to the attention of the budget committee to find how many organizations are contributing to the children's orthopedic hospitals."

The resolution was adopted.

House Resolution No. 67-86, by Representatives Hill, Marsh, and Kopet:

Whereas, There are now one hundred twenty-four separate funds or accounts in the state treasury and over two hundred additional funds held by state officials outside the state treasury; and

Whereas, This proliferation of funds results in a decrease of effective legislative review of agency operations, an unnecessary increase in administrative expense for accounting and budgeting, and confusion in public understanding;

Now, Therefore, Be It Resolved, By this House of Representatives, That the Legislative Budget Committee, in cooperation with the Central Budget Agency, the State Auditor, the State Treasurer, and other affected offices shall conduct a complete study of the fund structure of the State of Washington with a view to its simplification, the improvement of legislative and public understanding thereof, and the reduction of administrative expense:

Be It Further Resolved, That the Legislative Budget Committee shall submit its report, together with draft legislation revising the fund structure of the state, to the Forty-first Legislature; and

Be It Further Resolved, That the Chief Clerk of the House shall see that copies of this House Resolution are sent to the Legislative Auditor, the Budget Director, the State Auditor and the State Treasurer.

On motion of Mr. Hill, the resolution was adopted.

MOTION

Mr. Smith moved that the Committee on Agriculture be relieved of Engrossed Senate Bill No. 412, and the bill be placed on the second reading calendar for the day.

Debate ensued, Representative Smith speaking in favor of the motion and Representative Newhouse speaking against it.

YIELDING TO QUESTION

At the request of Mr. Sprague, Mr. Newhouse yielded to question.

Mr. Sprague:

"Since there is a lot of feeling on this matter, I was curious if you would be willing to hold a hearing on Engrossed Senate Bill No. 412? Interested persons have offered to come down and speak on it."

Mr. Newhouse:

"Yes, I would be happy to. I must apologize to Mr. Smith for what happened Saturday. I had talked to the Speaker and asked him if the bill had been transmitted from the Senate and he told me it had not. After talking to the Speaker, the bill did come over to the House and I didn't realize it."

Further debate ensued, Representative Smith speaking in favor of the motion, and Representatives Newhouse and Moon speaking against it.

The motion was lost.

MOTION

On motion of Mr. McDougall, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 2:00 p.m.

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The Clerk called the roll and all members were present except Representatives Avey, Harris, Haussler, and Newschwander who were excused.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 14, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Substitute House Bill No. 532 and passed the bill as amended by the Free Conference Committee, and the report of the Free Conference Committee and the bill are herewith transmitted.

Ward Bowden, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 14, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Substitute House Bill No. 532, providing a procedure to effect cancellation of a motor vehicle insurance policy, have had the same under consideration, and we recommend that Substitute House Bill No. 532 be amended to read as follows:

Beginning on page 1, line 1, strike all the material down to and including "public." on page 4, line 14 and substitute the following:

An Act relating to insurance; amending section .12.19, chapter 79, Laws of 1947 and RCW 48.12.190; amending section .13.02, chapter 79, Laws of 1947 and RCW 48.13.020; amending section .13.14, chapter 79, Laws of 1947, as amended by section .3, chapter 303, Laws of 1955 and RCW 48.13.140; amending section .13.16, chapter 79, Laws of 1947, as amended by section 17, chapter 190, Laws of 1949 and RCW 48.13.160; amending section .13.17, chapter 79, Laws of 1947 and RCW 48.13.170; adding new sections to chapter 79, Laws of 1947 and to chapter 48.18 RCW; adding new sections to chapter 79, Laws of 1947 and to chapter 48.22 RCW; adding a new section to chapter 79, Laws of 1947 and to chapter 48.24 RCW; adding a new chapter to chapter 79, Laws of 1947 and to Title 48 RCW; and providing an effective date.

Be It Enacted By the Legislature of the State of Washington:

NEW SECTION. Section 1. There is added to chapter 79, Laws of 1947 and to chapter 48.18 RCW a new section to read as follows:

- (1) No contract of insurance predicated upon the use of private passenger automobile, or the renewal thereof, shall be terminated by cancellation or refusal to renew by the insurer until at least fifteen days after mailing written notice of termination by certified mail with return receipt to the named insured at the latest address filed with the insurer by or on behalf of the named insured. Time of the effective date and hour of termination stated in the notice shall become the end of the policy period.
- (2) In addition, no such contract of insurance which has been in effect sixty days may be terminated by cancellation by the insurer unless:
- (a) The named insured fails to discharge when due any of his obligations in connection with the payment of premium for the policy or any installment thereof; or
 - (b) The insurance was obtained through fraudulent misrepresentation; or
- (c) The named insured violates any of the terms and conditions of the policy not in conflict with the provisions of this subsection; or
- (d) The named insured or any other operator, who customarily operates an automobile insured under the policy;
- (i) Has had his driver's license suspended or revoked during the policy period, or (ii) Has experienced and is likely to experience epilepsy or heart attacks, and such individual cannot produce a certificate from a physician testifying to his unqualified ability to operate a motor vehicle, or
- (iii) Is or has been convicted of or forfeits bail, during the thirty-six months immediately preceding the effective date of the policy or during the policy period, for:
- (A) Any felony, or
- (B) Criminal negligence resulting in death, homicide or assault, arising out of the operation of a motor vehicle, or
- in (C) Operating a motor vehicle while in an intoxicated condition or while under the influence of drugs, or
 - (D) Leaving the scene of an accident without stopping to report, or
 - (E) Theft of a motor vehicle, or
- (F) A third violation for any one operator within a period of eighteen months of any moving traffic offense.

After the aforesaid sixty-day period, a notice of concellation from the insurer to the insured shall give the statutory reason for which such cancellation is made.

- (3) No contract of insurance subject to the provisions of subsection (1) of this section which has been in effect for sixty days shall be terminated by refusal to renew by the insurer unless:
- (a) The insurer gives the named insured notice in writing as provided for in subsection (1) of this section, that:
- (i) It proposes to terminate or refuse to renew the insurance contract upon such date; and
- (ii) Upon receipt of a written request from the named insured, it will forthwith mail to the named insured a written explanation of its actual reason or reasons for terminating or refusing to renew; and
- (iii) The named insured, within five days after receipt of such notice, may at his option, request the insurer to furnish such written explanation; and
- (b) If the named insured exercises his option, the insurer shall forthwith, but, in any event, prior to the proposed termination or failure to renew, mail to the named insured by certified mail with return receipt a written explanation giving the actual reason or reasons for its refusal to renew the contract.
- (4) Any notice or written explanation given pursuant to the provisions of this section shall be privileged and shall not constitute grounds for any cause of action against the insurer or its representative or any firm, person or corporation who in good faith furnishes to the insurer the information upon which the reasons are based.
 - (5) The provisions of this section shall not apply to:
 - (a) Contracts of insurance issued under the assigned risk plan; and
- (b) Contracts of insurance providing principally general casualty insurance in addition to vehicle insurance; and
 - (c) Contracts of insurance insuring more than four motor vehicles; and
- (d) Any cancellation or refusal to renew for failure of the named insured to pay a premium when due.
- (6) (a) Any contract of insurance which specifies either no definite policy period or a policy period of six months or less shall, for the purposes of this section, be considered to have successive policy periods ending each six months following its original date of issue.

- (b) Each contract of insurance subject to this enactment must set forth the substance of subsection (2), which may be in form of an attached endorsement.
 - (c) The provisions of the above section shall take effect on July 1, 1968.

NEW SECTION. Sec. 2. There is added to chapter 79, Laws of 1947 and to chapter 48.18 RCW a new section to read as follows:

Nothing in section 1 of this act shall be construed to prevent the cancellation or nonrenewal of any such insurance where:

- (1) Such cancellation or nonrenewal is ordered by the commissioner under a statutory delinquency proceeding commenced under the provisions of chapter 48.31 RCW, or
- (2) Permission for such cancellation or nonrenewal has been given by the commissioner on a showing that the continuation of such coverage can reasonably be expected to create a condition in the company hazardous to its policyholder, or to its creditors, or to its members, subscribers, or stockholders, or to the public.

NEW SECTION. Sec. 3. There is added to chapter 79, Laws of 1947 and to chapter 48.22 RCW a new section to read as follows:

- (1) The term "uninsured motor vehicles" with reference to coverage offered under any insurance policy regulated under this chapter shall, subject to the terms and conditions of such coverage, be deemed to include an insured motor vehicle where the liability insurer thereof is unable to make payment with respect to the legal liability of its insured within the limits specified therein because of insolvency.
- (2) An insurer's insolvency protection shall be applicable only to accidents occurring during a policy period in which its insured's uninsured motorist coverage is in effect where the liability insurer of the tort-feasor becomes insolvent within three years after such an accident. Nothing herein contained shall be construed to prevent any insurer from affording insolvency protection under terms and conditions more favorable to its insureds than is provided hereunder.
- (3) In the event of payment to an insured under the coverage required by this chapter and subject to the terms and conditions of such coverage, the insurer making such payment shall, to the extent thereof, be entitled to the proceeds of any settlement or judgment resulting from the exercise of any rights of recovery of such insured against any person or organization legally responsible for the bodily injury for which such payment is made, including the proceeds recoverable from the assets of the insolvent insurer. Whenever an insurer shall make payment under the coverage required by this section and which payment is occasioned by an insolvency, such insurer's right of recovery or reimbursement shall not include any rights against the insured of said insolvent insurer, but such paying insurer shall have the right to proceed directly against the insolvent insurer or its receiver, and in pursuance of such right such paying insurer shall possess any rights which the insured of the insolvent company might otherwise have had, if the insured of the insolvent insurer had personally made the payment.

NEW SECTION. Sec. 4. There is added to chapter 79, Laws of 1947 and to Title 48 RCW a new chapter as set forth in sections 5 through 9 of this amendatory act.

NEW SECTION. Sec. 5. As used in sections 5 through 9 of this amendatory act:

- (1) "Profit-sharing policy" means:
- (a) A life insurance policy which by its terms expressly provides that the policyholder will participate in the distribution of earnings or surplus other than earnings or surplus attributable, by reasonable and nondiscriminatory standards, to the participating policies of the company and allocated to the policyholder on reasonable and nondiscriminatory standards; or
- (b) A life insurance policy the provisions of which, through sales material or oral presentations, are interpreted by the company to prospective policyholders as entitling the policyholder to the benefits described in subsection (a) of this section.
 - (2) "Charter policy" or "founders policy" means:
- (a) A life insurance policy which by its terms expressly provides that the policyholder will receive some preferential or discriminatory advantage or benefit not available to persons who purchase insurance from the company at future dates or under other circumstances; or
- (b) A life insurance policy the provisions of which, through sales material or oral presentations, are interpreted by the company to prospective policyholders as entitling the policyholder to the benefits described in subsection (a) of this section.
- (3) "Coupon policy" means a life insurance policy which provides a series of pure endowments maturing periodically in amounts not exceeding the gross annual policy

premiums. The term "pure endowment" or "endowment" is used in its accepted actuarial sense, meaning a benefit becoming payable at a specific future date if the insured person is then living.

NEW SECTION. Sec. 6. No profit-sharing, charter, or founders policy shall be issued or delivered in this state after September 1, 1967.

NEW SECTION. Sec. 7. No coupon policy shall be issued or delivered in this state until the form of the same has been filed with and approved by the commissioner.

NEW SECTION. Sec. 8. Coupon policies issued or delivered in this state shall be subject to the following provisions:

- (1) No detachable coupons or certificates or passbooks may be used. No other device may be used which tends to emphasize the periodic endowment benefits or which tends to create the impression that the endowments represent interest earnings or anything other than benefits which have been purchased by part of the policyholder's premium payments.
- (2) Each endowment benefit must have a fixed maturity date and payment of the endowment benefit shall not be contingent upon the payment of any premium becoming due on or after such maturity date.
- (3) The endowment benefits must be expressed in dollar amounts rather than as percentages of other quantities or in other ways, both in the policy itself and in the sale thereof.
- (4) A separate premium for the periodic endowment benefits must be shown in the policy adjacent to the rest of the policy premium information and must be given the same emphasis in the policy and in the sale thereof as that given the rest of the policy premium information. This premium shall be calculated with mortality, interest and expense factors which are consistent with those for the basic policy premium.

NEW SECTION. Sec. 9. The commissioner may revoke all certificates of authority and licenses granted to any insurance company, its officers or agents violating any provision of sections 5 through 9 of this amendatory act.

Sec. 10. Section .12.19, chapter 79, Laws of 1947 and RCW 48.12.190 are each amended to read as follows:

- (1) Real property acquired pursuant to a mortgage loan or a contract for a deed, in the absence of a recent appraisal deemed by the commissioner to be reliable, shall not be valued at an amount greater than the unpaid principal of the defaulted loan or contract at the date of such acquisition, together with any taxes and expenses paid or incurred in connection with such acquisition, and the cost of improvements thereafter made by the insurer and any amounts thereafter paid by the insurer on assessments levied for improvements in connection with the property.
- (2) Other real property held by an insurer shall not be valued at any amount in excess of fair value, less reasonable depreciation based on the estimated life of the improvements.
- (3) Personal property acquired pursuant to chattel mortgages made under RCW 48.13.150 shall not be valued at an amount greater than the unpaid balance of principal on the defaulted loan at date of acquisition together with taxes and expenses incurred in connection with such acquisition, or the fair value of such property, whichever amount is the lesser.
- Sec. 11. Section .13.02, chapter 79, Laws of 1947 and RCW 48.13.020 are each amended to read as follows:
- (1) No security or other investment shall be eligible for purchase or acquisition under this chapter unless it is interest bearing or interest accruing or dividend or income paying, is not then in default in any respect, and the insurer is entitled to receive for its exclusive account and benefit, the interest or income accruing thereon; except, [that it may acquire real property for occupancy by the insurer for home and branch office purposes.]
 - (a) that an insurer may acquire real property as provided in RCW 48.13.160, and
- (b) that this section shall not prevent participation by an insurer in a mortgage loan if the insurer holds a senior participation in such mortgage or deed of trust giving it substantially the rights of a first mortgagee as to its interest in that loan.
 - (2) No security shall be eligible for purchase at a price above its market value.
- (3) No provision of this chapter shall prohibit the acquisition by an insurer of other or additional securities or property if received as a dividend or as a lawful distribution of assets, or if acquired pursuant to a lawful and bona fide agreement of bulk reinsurance or consolidation. Any investments so acquired through bulk reinsurance or consolidation, which are not otherwise eligible under this chapter, shall be dis-

posed of pursuant to RCW 48.13.290 if personal property or securities, or pursuant to RCW 48.13.170 if real property.

Sec. 12. Section .13.14, chapter 79, Laws of 1947, as amended by section 3, chapter 303, Laws of 1955 and RCW 48.13.140 are each amended to read as follows:

- (1) The fair value of property shall be determined by appraisal by a competent appraiser at the time of the acquisition of real property or of the making or acquiring of a mortgage loan or investing in a contract for the deed thereon; except, that as to bonds or notes secured by mortgage or trust deed guaranteed or insured by the Federal Housing Administration, or guaranteed or insured as to principal in full or in part by the Administrator of Veterans' Affairs, or guaranteed or insured by the Farmers Home Administration, the valuation made by such administration or administrator shall be deemed to have been made by a competent appraiser for the purposes of this subsection.
- (2) Buildings and other improvements located on [the] mortgaged premises shall be kept insured for the benefit of the mortgagee against loss or damage from fire in an amount not less than the unpaid balance of the obligation, or the insurable value of the property, whichever is the lesser.
- (3) An insurer shall not make or acquire a loan or loans upon the security of any one parcel of real property in aggregate amount in excess of twenty-five thousand dollars or more than the amount permissible under RCW 48.13.030, whichever is the greater.

Sec. 13. Section 13.16, chapter 79, Laws of 1947, as amended by section 17, chapter 190, Laws of 1949 and RCW 48.13.160 are each amended to read as follows:

- (1) An insurer may own and invest or have invested in its home office and branch office buildings any of its funds in aggregate amount not to exceed ten percent of its assets unless approved by the commissioner, or if a mutual or reciprocal insurer not to exceed ten percent of its assets nor such amount as would reduce its surplus, exclusive of such investment, below fifty thousand dollars unless approved by the commissioner.
- (2) An insurer may own real property acquired in satisfaction or on account of loans, mortgages, liens, judgments, or other debts previously owing to the insurer in the course of its business [, and].
- (3) An insurer may invest or have invested in aggregate amount not exceeding three percent of its assets in the following [other] real property, and in the repair, alteration, furnishing, or improvement thereof [, as follows only]:
- (a) [Other] Real property requisite for its accommodation in the convenient transaction of its business if approved by the commissioner.
 - (b) Real property acquired by gift or devise.
- (c) Real property acquired in exchange for real property owned by it. If necessary in order to consummate such an exchange, the insurer may put up cash in amount not to exceed twenty percent of the fair value of its real property to be so exchanged, in addition to such property.
- (d) Real property acquired through a lawful merger or consolidation with it of another insurer and not required for the purposes specified in subsection (1) and in paragraph (a) of subsection (2) of this section.
- (e) Upon approval of the commissioner, in real property and equipment incident to real property, requisite or desirable for the protection or enhancement of the value of other real property owned by the insurer.
- (4) A domestic life insurer with assets of at least twenty-five million dollars and at least ten million dollars in capital and surplus, may, in addition to the real property included in subsections (1), (2) and (3) of this section, own such real property other than property to be used primarily for agricultural, horticultural, ranch, mining, recreational, amusement, or club purposes, as may be acquired as an investment for the production of income, or as may be acquired to be improved or developed for such investment purpose pursuant to an existing program therefore, subject to the following limitations and conditions:
- (a) The cost of each parcel of real property so acquired under this subsection (4), including the estimated cost to the insurer of the improvement or development thereof, when added to the book value of all other real property, together with the admitted value of all common stock, then held by it, shall not exceed twenty percent of its admitted assets as of the thirty-first day of December next preceding; and
- (b) The cost of each parcel of real property so acquired, including the estimated cost to the insurer of the improvement or development thereof, shall not exceed as of the thirty-first day of December next preceding, one percent of its admitted assets.

(c) Indirect or proportionate interests in real estate held by a domestic life insurer through any subsidiary shall be included in proportion to such insurer's interest in the subsidiary in applying the limits provided in subsection (4).

Sec. 14. Section .13.17, chapter 79, Laws of 1947 and RCW 48.13.170 are each

amended to read as follows:

(1) Real property acquired by an insurer pursuant to paragraph (a) of subsection [(2)] (3) of RCW 48.13.160 shall be disposed of within five years after it has ceased being necessary for the use of the insurer in the transaction of its business. Real property acquired by an insurer pursuant to [such] loans, mortgages, liens, judgments, or other debts, or pursuant to paragraphs (b), (c), (d), and (e) of subsection [(2)] (3) of RCW 48.13.160 shall be disposed of within five years after date of acquisition. The time for any such disposal may be extended by the commissioner for a definite additional period or periods upon application and proof that forced sale of the property, otherwise necessary, would be against the best interests of the insurer.

(2) Any such real property held by the insurer without the commissioner's consent beyond the time permitted for its disposal shall not be carried or allowed as

an asset.

NEW SECTION. Sec. 15. There is added to chapter 79, Laws of 1947 and to chapter 48.24 RCW a new section to read as follows:

The lives of a group of individuals may be insured under a policy issued to a state or federally regulated financial institution, which financial institution shall be deemed the policyholder. The purpose of the policy shall be to insure the depositors or depositor members of the financial institution for the benefit of persons other than the financial institution or its officers. The issuance of the policy shall be subject to the following requirements:

(1) The persons eligible for insurance under the policy shall be the depositors or deposit members of such financial institution, except any as to whom evidence of individual insurability is not satisfactory to the insurer, or any class or classes thereof determined by conditions of age.

(2) The policy must cover at least one hundred persons at the date of issue.

(3) The amount of insurance under the policy shall not exceed the amount of the deposit account of the insured person or five thousand dollars whichever is less.

(4) Financial institutions referred to herein must be authorized to do business in the state of Washington and have their depositors' or members' deposit accounts insured against loss to the amount of at least fifteen thousand dollars by a corporate agency of the federal government.

NEW SECTION. Sec. 16. If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons and circumstances is not affected,, and that Substitute House Bill No. 532 be passed, as amended.

Senate Members:

Karl Herrmann
Herbert H. Freise
Frank Connor

House Members:
Robert W. O'Dell
Jerry C. Kopet
John Bagnariol

MOTION

Mr. O'Dell moved that the report of the Free Conference Committee on Substitute House Bill No. 532 be adopted.

Mr. O'Dell spoke in favor of the motion.

MOTION

On motion of Mr. Smith, the House deferred further consideration of the report of the Free Conference Committee on Substitute House Bill No. 532, and the bill was ordered placed on the fifth order of business for tomorrow.

SECOND READING OF BILLS

Engrossed Senate Bill No. 638, by Senators Lewis and Hallauer:

Amending public lands statutes and providing for financing the east capitol site.

The bill was read the second time.

On motion of Mr. Whetzel, the House deferred further consideration of Engrossed Senate Bill No. 638 on second reading, and the bill was made a special order of business for 3:30 p.m. this afternoon.

Engrossed Senate Bill No. 31, by Senators Dore and Connor:

Providing additional funds for treatment of alcoholism, and increasing beer and wine licensing fees.

The bill was read the second time.

Mr. Day moved adoption of the following amendment:

On page 2, section 1, line 18 and 19, after "And Provided Further, That" and before "derived from" delete "twenty-five percent of the total amount" and insert "all moneys over one million fifty thousand dollars per biennium"

Debate ensued, Representative Day speaking in favor of adoption of the amendment, and Representatives Chapin, Lynch, Smith, Clark (Newman H.), and Conner speaking against adoption of the amendment.

The motion was lost and the amendment was not adopted.

With the consent of the House, Mr. Day withdrew his further amendments to Engrossed Senate Bill No. 31.

Mr. Chapin moved that the rules be suspended, Engrossed Senate Bill No. 31 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Heavey demanded an electric roll call and the demand was sustained. The Clerk called the roll on the motion to advance Engrossed Senate Bill No. 31 to third reading and final passage, and the motion was carried by the following vote: Yeas, 84; nays, 8; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Johnson, Jolly, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, May, McCaffree, McCormick, McDougall, McGavick, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—84.

Those voting nay were: Representatives Bagnariol, Garrett, Grant, Heavey, Jastad, King, Merrill, Taylor—8.

Those absent or not voting were: Representatives Avey, Bottiger, Harris, Haussler, Marzano, Newschwander, Swayze—7.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 31, and the bill passed the House by the following vote: Yeas, 85; nays, 8; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Johnson, Jolly, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch,

Mahaffey, Marsh, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—85.

Those voting nay were: Representatives Bagnariol, Charette, Gallagher, Grant, Heavey, Jastad, King, Taylor—8.

Those absent or not voting were: Representatives Avey, Harris, Haussler, Marzano, Newschwander, Sheridan—6.

Engrossed Senate Bill No. 31, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

On final passage of Engrossed Senate Bill No. 31, I intended to vote "nay" but I pressed the wrong button by mistake and did not correct it in time.

William "Bill" Chatalas, 33rd District.

Engrossed Senate Bill No. 318, by Senator Mardesich:

Increasing salaries of county officers by 20%.

House of Representatives, Olympia, Wash., April 5, 1967.

Mr. Speaker:

We, a majority of your Committee on Local Government, to whom was referred Engrossed Senate Bill No. 318, increasing salaries of county officers by 20%, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 2, lines 17 and 18 of the engrossed bill, being page 1, section 2, lines 17 and 18 of the printed bill strike "as amended by section 1, chapter 164, Laws of 1963" and insert "as last amended by section 3, chapter 218, Laws of 1967"

On page 3 of the engrossed bill being page 3 of the printed bill, section 2, line 2, after "dred dollars" and before the semicolon, strike "and [fifteen] eighteen dollars per diem for expenses"

On page 3 of the engrossed bill being page 3 of the printed bill, section 2, line 8, after "hundred dollars" and before the semicolon, strike "and [fifteen] eighteen dollars per diem for expenses"

On page 3 of the engrossed bill being page 3 of the printed bill, section 2, line 15, after "dollars" and before the period, strike "and [twelve] fifteen dollars per diem for expenses"

On page 3 of the engrossed bill being page 3 of the printed bill, section 2, line 27, add a new paragraph to read as follows:

"In addition to the compensation provided for herein, county commissioners of counties of the sixth, seventh, eighth and ninth class shall be entitled to additional compensation for the performance of additional duties not a part of their regular duties as provided in RCW 36.32.320, as now or hereafter amended."

On page 1 of the engrossed bill strike the whole of lines 4, 5 and 6 of the title and insert "as last amended by section 3, chapter 218, Laws of 1967, and RCW 36.17.020."

Homer Humiston, Chairman, Joseph L. McGavick, Vice Chairman.

We concur in this report: Horace W. Bozarth, Donald H. Brazier, Jr., Robert L. Charette, P. J. "Jim" Gallagher, Avery Garrett, Slade Gorton, Joe D. Haussler, Edward Heavey, Timothy H. Hill, Francis E. Holman, Hugh "Bud" Kalich, Gladys Kirk, Audley F. Mahaffey, John Merrill, Gordon W. Richardson, Leonard A. Sawyer, George P. Sheridan, Sam Smith, Jonathan Whetzel.

The bill was read the second time.

On motion of Mr. Humiston, the committee amendments were adopted.

On motion of Mr. Humiston, the rules were suspended, Engrossed Senate Bill No. 318 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Humiston spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Grant, Mr. Humiston yielded to question.

Mr. Grant:

"Dr. Humiston, when was the last time county officials had an increase in pay?"

Mr Humiston:

"Frankly, I don't know, Mr. Grant. Perhaps someone else could answer that. I would like the information."

The Speaker recognized Mr. Kalich.

Mr. Kalich:

"I believe it was in 1963."

YIELDING TO QUESTION

At the request of Mr. Whetzel, Mr. Cunningham yielded to question.

Mr. Whetzel:

"Representative Humiston said this bill will not take effect until 1970. It has been so long since the county officials had a pay raise, is there any way this could be shortened so these deserving people could receive a salary increase sooner?"

. Mr. Cunningham:

"Yes, I think there is. We have already passed House Joint Resolution No. 13 and it is over in the Senate. If it is passed it will be referred to the people. House Bill No. 654 is in the Senate Rules Committee which, if passed, will allow the vote on House Joint Resolution No. 13 to be held in November of this year. That would make the pay increases much sooner than suggested here, and I would suggest that it would be something we might work on."

Representative Charette spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 318 as amended by the House, and the bill passed the House by the following vote: Yeas, 90; nays, 4; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—90.

Those voting nay were: Representatives Gladder, Grant, Lewis, Smith—4. Those absent or not voting were: Representatives Avey, Harris, Haussler, Hawley, Newschwander—5.

Engrossed Senate Bill No. 318 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Reengrossed Senate Bill No. 472, by Senator Gissberg:

Prescribing terms and conditions of sale or lease of certain state lands.

House of Representatives, Olympia, Wash., March 7, 1967.

Mr. Speaker:

We, a majority of your Committee on Natural Resources, to whom was referred Reengrossed Senate Bill No. 472, prescribing terms and conditions of sale or lease of certain state lands, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, line 24 after the end of section 2 add two new sections to read as follows:

"Sec. 3. Section 23, chapter 255, Laws of 1927 as last amended by section 4, chapter 257, Laws of 1959 and RCW 72.01.092 are each amended to read as follows:

When in the judgment of the [commissioner of public lands] department of natural resources, a sufficient number of applications for the appraisement and sale, or the lease, for any lawful purpose, excepting mining of valuable minerals or coal, or extraction of petroleum or gas, of state lands, have been received, the [commissioner] department shall cause each tract of land so applied for to be inspected by one or more state land inspectors as to its character, topography, agricultural and grazing qualities, timber, coal, mineral, stone, gravel or other valuable material, the distance from any city or town, railroad, river, irrigation canal, ditch or other waterway, and a full report thereof to be made to the [commissioner] department, together with the inspector's judgment as to the present and prospective value, or rental value, as the case may be. In case of an application to purchase land granted to the state for educational purposes, the [commissioner] department shall submit said report together with all other information in the records of the office of the [commissioner of public lands] department of natural resources concerning the land applied for, to the board of natural resources, which board shall fix the value per acre of each lot, block, subdivision or tract proposed to be sold in one parcel, which value shall be not less than ten dollars per acre. In case of applications to purchase state lands, other than lands granted to the state for educational purposes and capitol building lands, the [commissioner of public lands] department shall appraise and fix the value thereof. In case of applications for the lease of state lands, for any lawful purposes other than that of mining for valuable minerals or coal, or extraction of petroleum or gas, the [commissioner of public lands] department shall fix the rental value thereof, and shall fix the limit of the value of the improvements that may be placed upon said land by any lessee of the state, and may, in case the land is leased, at any time during the life of the lease, extend the limit of value of the improvements that may be placed upon the land covered by the lease, if he deems it advisable and for the best interest of the state, by written order which shall be filed with the lease in the [office of the commissioner] department of natural resources, and a copy mailed to the lessee at his last known post office address, and upon the expiration of such lease the [commissioner of public lands] department, shall not appraise said improvements in an amount exceeding the limit so fixed by the [commissioner of public lands] department: Provided, That the board of natural resources, in considering the management of individual tracts of state lands, shall include in their consideration of the financial benefits that may accrue to the particular beneficiary of such trust land any increased financial benefits that the beneficiary may receive from direct and indirect state and local taxes, including improvement in values resulting from private development and the local taxation benefits therefrom, if the property were to be sold into private ownership.

Sec. 4. Section 25, chapter 255, Laws of 1927 as amended by section 6, chapter 257, Laws of 1959 and RCW 79.01.100 are each amended to read as follows:

The [commissioner of public lands] department of natural resources shall cause all unplatted state lands, within the limits of any incorporated city or town, or within two miles of the boundary thereof, where the valuation of such lands is found by appraisement to exceed one hundred dollars per acre, to be platted into lots and blocks, of not more than five acres in a block, before the same are offered for sale, and not more than one block shall be offered for sale in one parcel. The [commissioner of public lands] department of natural resources may designate or describe any such

plat by name, or numeral, or as an addition to such city or town, and, upon the filing of any such plat, it shall be sufficient to describe the lands, or any portion thereof, embraced in such plat, according to the designation prescribed by the [commissioner of public lands] department of natural resources. Such plats shall be made in duplicate, and when properly authenticated by the [commissioner of public lands] department of natural resources, one copy thereof shall be filed in the office of the [commissioner] department and one copy in the office of the county auditor in which the lands are situated, and said auditor shall receive and file such plats without compensation or fees and make record thereof in the same manner as required by law for the filing and recording of other plats in his office.

In selling lands subject to the provisions of Article 16, section 4, of the state Constitution, the department of natural resources will be permitted to sell the land within the required land subdivision without being required to complete the construction of streets, utilities, and such similar things as may be required by any local government entity in the instance of the platting of private or other property within their area of jurisdiction: Provided, That no construction will be permitted on lands so sold until the purchaser or purchasers collectively comply with all of the normal requirements for platting."

On page 1, line 2 of the title after "natural resources;" and before "and amending" insert "amending section 23, chapter 255, Laws of 1927, as last amended by section 4, chapter 257, Laws of 1959, and RCW 79.01.092; amending section 25, chapter 255, Laws of 1927, as amended by section 6, chapter 257, Laws of 1959, and RCW 79.01.100:"

S. E. "Sid" Flanagan, Chairman, Virginia Clocksin, Vice Chairman.

We concur in this report: Eric O. Anderson, Duane L. Berentson, Alan Bluechel, Dwight S. Hawley, Hugh "Bud" Kalich, Bill Kiskaddon, Brian J. Lewis, John S. Murray, Keith J. Spanton, Dick Taylor, Alan Thompson, Fred A. Veroske, Harold S. Zimmerman.

(Note: This bill was reported out of the House Committee on Natural Resources and referred to the Committee on Rules and Administration as Engrossed Senate Bill No. 472 during the regular session, but the bill became Reengrossed Senate Bill No. 472 after being amended further by the Senate during the Extraordinary Session. References to the bill number and section numbers in the committee report and amendment have been changed accordingly.)

The bill was read the second time.

Mr. Flanagan moved the adoption of the committee amendment.

Representatives Flanagan and Lewis spoke in favor of adoption of the amendment.

YIELDING TO QUESTION

At the request of Mr. McGavick, Mr. Lewis yielded to question.

Mr. McGavick:

"At the bottom of page two of the committee amendment, by requiring consideration of the highest financial use, would we be putting the department of natural resources in a position where it would almost be forced into making a decision in favor of private use, because of its highest potential return to both the local taxing district and the state, rather than for public use, which, of course, would have very little potential tax yield?"

Mr. Lewis:

"You use rather strong terms when you say they would be 'forced into it.' I believe the intent was to require the department to consider the total picture of how the most money might be made available for education, which, of course, is why they manage these lands now, both locally and statewide. In some instances by using private development the local tax money could be higher than the use under the state. All this bill says is, 'Look at the total picture.' It doesn't force the department to do anything with the land, but they are to consider all alternatives."

On motion of Mr. Flanagan, the following amendment to the committee amendment was adopted:

On page 1, section 2, line 3 of the committee amendment strike "72.01.092" and insert "79.01.092"

The Speaker declared the question before the House to be the adoption of the committee amendment as amended to Reengrossed Senate Bill No. 472.

The committee amendment as amended was adopted.

Mr. Flanagan moved the adoption of the following amendment by Representatives Flanagan and Copeland:

Add a new section following section 4 which was added by the Committee on Natural Resources and amended by Representative Flanagan to read as follows:

"NEW SECTION. Sec. 5. There is added to chapter 255, Laws of 1927 and to chapter 79.01 RCW a new section to read as follows:

- (1) The purpose of this section is to provide revenues to the state and its various taxing districts through the sale of public lands which are currently used primarily for grazing and similar low priority purposes, by enabling their development as irrigated agricultural lands.
- (2) All applications for the purchase of lands of the foregoing character, when accompanied by a proposed plan of development of the lands for a higher priority use, shall be individually reviewed by the board of natural resources. The board shall thereupon determine whether the sale of the lands is in the public interest and upon an affirmative finding shall offer such lands for sale under the applicable provisions of this chapter: Provided, That any such parcel of land shall be sold to the highest bidder but only at a bid equal to or higher than the last appraised valuation thereof as established by appraisers for the department for any such parcel of land: Provided Further, That any lands lying within United States reclamation areas, the sale price of which is limited or otherwise regulated pursuant to federal reclamation laws or regulations thereunder, need not be offered for sale so long as such limitations or regulations are applicable thereto.
- (3) The department of natural resources shall make appropriate regulations defining properties of such irrigated agricultural potential and shall take into account the economic benefits to the locality in classifying such properties for sale."

Representatives Flanagan, Lewis, and Jolly spoke in favor of adoption of the amendment.

YIELDING TO QUESTION

At the request of Mr. Hoggins, Mr. Flanagan yielded to question.

Mr. Hoggins:

"Actually I have two questions. Do the present statutes require that more than one bid be taken?"

Mr. Flanagan:

"Yes, the present statutes require more than one bid."

Mr. Hoggins:

"The second question relates to appraisal. Can you assure me that an appraisal will be made before the property is put out for sale and that the appraisal will include the anticipated higher value due to irrigation?"

Mr. Flanagan:

"Yes, I am sure the board of natural resources would do that. In the first place, an appraisal is required, and in the second place, it says that the board shall thereupon determine whether the sale of the lands is in the public interest and, upon such finding, offer such lands for sale under the applicable provisions. I think when the board of natural resources makes this review, the way this amendment is worded, they are required to make the determination to gain the maximum income before they sell the land."

Mr. Hoggins:

"One other question, would there be a conflict if, for example, someone was leasing some lands for grazing purposes and wanted to purchase it, anticipating in ten years

he would irrigate and it would be available for crops? Would there be any problem in adjusting the price of the land?"

Mr. Flanagan:

"I am not sure how these leases are made—whether the state retains the right to make the sale; whether it goes out and discontinues the lease; or whether it has to continue the lease. If the lease must be continued, of course the state has to make the sale subject to that lease."

Mr. Charette demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be adoption of the amendment by Representatives Flanagan and Copeland.

The motion was carried and the amendment was adopted.

On motion of Mr. Flanagan, the committee amendment to the title was adopted.

On motion of Mr. Flanagan, the following amendment by Representatives Flanagan and Copeland was adopted:

In the last line of the title of the printed and reengrossed bill after "RCW 79.01.096" and before the period insert "; and adding a new section to chapter 255, Laws of 1927 and to chapter 79.01 RCW" $^{\circ}$

On motion of Mr. McDougall, the rules were suspended, Reengrossed Senate Bill No. 472 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Reengrossed Senate Bill No. 472 as amended by the House, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those voting nay were: Representative King-1.

Those absent or not voting were: Representatives Avey, Farr, Harris, Haussler, Newschwander, Thompson—6.

Reengrossed Senate Bill No. 472 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Mr. Wolf demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Avey, Harris, Haussler, and Newschwander.

On motion of Mr. Gorton, the absent members were excused and the House proceeded with business under the call of the House.

Engrossed Senate Bill No. 309, by Senators Hanna, Talley, Foley, and Chytil:

Pertaining to formation of public utility districts and changing boundaries of commissioner's districts.

House of Representatives, Olympia, Wash., March 7, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred Engrossed Senate Bill No. 309, pertaining to formation of public utility districts and changing boundaries of commissioner's districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the second Senate amendment by Senator Gissberg to page 4, section 1, line 12 as follows: In line 6 of the mimeographed amendment, being page 4, section 1, line 15 of the engrossed bill, after "appointment by" and before "the" insert "the remaining public utility district commissioners, and if not so filled within sixty days, then by"

On page 4, section 1, line 27 of the printed bill, being page 4, section 1, line 29 of the engrossed bill, after "district" strike all of the matter down to and including "and" on line 29 of the printed bill, being line 31 of the engrossed bill.

On page 5 of both the printed and engrossed bill add a new section following section 1 as follows:

"Sec. 2. Section 19, chapter 390, Laws of 1955, as last amended by section 1, chapter 196, Laws of 1963, and RCW 54.16.180 are each amended to read as follows:

A district may sell and convey, lease, or otherwise dispose of all or any part of its works, plants, systems, utilities and properties, after proceedings and approval by the voters of the district, as provided for the lease or disposition of like properties and facilities owned by cities and towns: Provided, That the affirmative vote of threefifths of the voters voting at an election on the question of approval of a proposed sale, shall be necessary to authorize such sale: Provided Further, That a district may sell, convey, lease or otherwise dispose of all or any part of the property owned by it, located outside its boundaries, to another public utility district, city, town or other municipal corporation without the approval of the voters; or may sell, convey, lease, or otherwise dispose of to any person or public body, any part, either within or without its boundaries, which has become unserviceable, inadequate, obsolete, worn out or unfit to be used in the operations of the system and which is no longer necessary, material to, and useful in such operations, without the approval of the voters: Provided Further, That a public utility district located within a county of the first class may sell and convey to a city of the first class, which owns its own water system, all or any part of a water system owned by said public utility district where a portion of it is located within the boundaries of such city, without approval of the voters upon such terms and conditions as the district shall determine: Provided Further, That a public utility district located in a second or fifth class county and bordered by the Columbia river may, in connection with the operation of a water system, or as part of a plan for acquiring or constructing and operating a water system, or in connection with the creation of another or subsidiary local utility district, may provide for the acquisition or construction, additions or improvements to, or extensions of, and operation of a sewage system within the same service area as in the judgment of the district commission is necessary or advisable in order to eliminate or avoid any existing or potential danger to the public health by reason of the lack of sewerage facilities or by reason of the inadequacy of existing facilities: And Provided Further, That a public utility district located within a county of the first class bordering on Puget Sound may sell and convey to any city of the third class or town all or any part of a water system owned by said public utility district without approval of the voters upon such terms and conditions as the district shall determine. Public utility districts are municipal corporations for the purposes of this section and the commission shall be held to be the legislative body and the president and secretary shall have the same powers and perform the same duties as the mayor and city clerk and the resolutions of the districts shall be held to be ordinances within the meaning of the statutes governing the sale, lease, or other disposal of public utilities owned by cities and towns."

In line 3 of the title after the numerals "010" and before the period, insert "; and amending section 19, chapter 390, Laws of 1955, as last amended by section 1, chapter 196, Laws of 1963, and RCW 54.16.180"

....., Chairman.

We concur in this report: Stewart Bledsoe, Alan Bluechel, R. Ted Bottiger, Thomas L. Copeland, William S. Day, Doris J. Johnson, Mary Stuart Lux, Robert A. Perry, Gerald L. Saling.

The bill was read the second time.

On motion of Mr. Cunningham, the committee amendment to the second Senate amendment by Senator Gissberg was adopted.

On motion of Mr. Cunningham, the committee amendments to page 4 and page 5 were not adopted.

Mr. Copeland moved the adoption of the following amendment by Representatives Copeland and Day:

On page 5 of the printed and engrossed bill, add a new section following section 1 to read as follows:

"NEW SECTION. Sec. 2. There is added to chapter 390, Laws of 1955 and to chapter 54.16 RCW a new section to read as follows:

No property owned by an electrical company as defined in RCW 80.04.010 which is subject to regulation as to rates and service by the Washington Utilities and Transportation Commission shall be condemned without first submitting the question of condemnation to the voters of the utility district. The submission of such question to such voters shall specify the estimated cost of condemning such property and no sums shall thereafter be paid as compensation for acquiring such property in excess of the same estimated cost without further approval of said voters."

Representative Copeland spoke in favor of adoption of the amendment.

MOTION

Mr. Heavey moved the House defer further consideration of Engrossed Senate Bill No. 309 and the amendment by Representatives Copeland and Day, and the bill be ordered placed on Tuesday's second reading calendar.

RULING BY THE SPEAKER

The Speaker:

"Your motion is out of order. It is now $3:30~\rm p.m.$, the time for the special order of business, Engrossed Senate Bill No. $638~\rm cn$ second reading."

SPECIAL ORDER OF BUSINESS

The hour of 3:30 having arrived, the Speaker declared the question before the House to be the special order of business, Senate Bill No. 638 on second reading.

Engrossed Senate Bill No. 638, by Senators Lewis and Hallauer:

Amending public lands statutes and providing for financing the east capitol site.

MOTION

Mr. Wolf moved that the House defer consideration of Engrossed Senate Bill No. 638, the special order of business set for 3:30 p.m., until after consideration of Engrossed Senate Bill No. 309 has been completed.

The motion was carried on a rising vote.

Engrossed Senate Bill No. 309. The House resumed consideration of Engrossed Senate Bill No. 309 on second reading.

The Speaker stated the question before the House to be the amendment by Representatives Copeland and Day to Engrossed Senate Bill No. 309. (See p. 1982 for amendment.)

Representative O'Brien spoke against adoption of the amendment.

Representative Adams demanded an electric roll call and the demand was sustained.

Representative Day spoke in favor of adoption of the amendment.

Representative Jolly moved the adoption of the following amendment to the amendment by Representatives Copeland and Day:

On line 12 of the amendment by Representatives Copeland and Day after "trict." strike the remainder of the section.

POINT OF INFORMATION

The Speaker recognized Representative Copeland on a point of information.

Mr. Copeland:

"The amendment to the amendment seems unclear. Is Mr. Jolly attempting to strike all of the last part of the amendment?"

The Speaker:

"Is that correct, Mr. Jolly?"

Mr. Jolly:

"Yes."

The Speaker:

"In other words, he is striking the provision that calls for the estimated cost of the condemnation in the submission of the question to the voters."

Representative Jolly spoke in favor of adoption of the amendment to the amendment and Representative Copeland spoke against its adoption.

MOTION

Mr. Moon moved that the House defer further consideration of Engrossed Senate Bill No. 309 and the bill be ordered held for tomorrow's second reading calendar.

Representative Copeland spoke against the motion to defer further consideration of Engrossed Senate Bill No. 309, and Representatives Smith and Heavey spoke in favor of the motion.

Mr. Jueling demanded an electric roll call and the demand was sustained.

YIELDING TO QUESTION

At the request of Mr. Anderson, Mr. Wolf yielded to question.

Mr. Anderson:

"Mr. Wolf, do you remember the promise you gave me?"

Mr. Wolf:

"No. Mr. Anderson."

The Speaker declared the question before the House to be the motion by Mr. Moon to defer further consideration of Engrossed Senate Bill No. 309 until tomorrow's second reading calendar.

The Clerk called the roll on the motion by Mr. Moon, and the motion was lost by the following vote: Yeas, 43; nays, 52; absent or not voting, 4.

Those voting yea were: Representatives Anderson, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Clocksin,

Conner, DeJarnatt, Flanagan, Gallagher, Garrett, Grant, Heavey, Hoggins, Jastad, Johnson, Jolly, Kalich, King, Kiskaddon, Lux, Marsh, Marzano, May, McDougall, Merrill, Moon, O'Brien, O'Dell, Rosellini, Sawyer, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Zimmerman—43.

Those voting nay were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, Elicker, Farr, Gladder, Goldsworthy, Gorton, Hawley, Hill, Holman, Hubbard, Humiston, Hurley, Jueling, Kink, Kirk, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, McCaffree, McCormick, McGavick, Morrison, Murray, Newhouse, Perry, Reese, Richardson, Saling, Spanton, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—52.

Those absent or not voting were: Representatives Avey, Harris, Haussler, Newschwander—4.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Jolly to the amendment by Representatives Copeland and Day to Engrossed Senate Bill No. 309.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Conner on a point of parliamentary inquiry.

Mr. Conner:

"We debated this same question in 1961, and at that time Mr. O'Brien was the Speaker. I wonder if it might not be in order for him to resume the Chair."

The Speaker:

"There have been times when I wished Mr. O'Brien were up here, but this is not one of them."

Mr. Gladder demanded the previous question and the demand was sustained.

POINT OF INFORMATION

The Speaker recognized Mr. Moon on a point of information.

Mr. Moon:

"Has there been an electric roll call demanded?"

The Speaker:

"Not on the amendment to the amendment."

Mr. Moon demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Jolly to the amendment by Representatives Copeland and Day to Engrossed Senate Bill No. 309. The motion was lost and the amendment to the amendment not adopted by the following vote: Yeas, 41; nays, 54; absent or not voting, 4.

Those voting yea were: Representatives Anderson, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Charette, Chatalas, Clocksin, Conner, De-Jarnatt, Gallagher, Garrett, Grant, Heavey, Hoggins, Jastad, Johnson, Jolly, Kalich, King, Kiskaddon, Lux, Marsh, Marzano, May, McDougall, Merrill, Moon, O'Brien, O'Dell, Rosellini, Sawyer, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Zimmerman—41.

Those voting nay were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Ceccarelli, Chapin, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Hawley, Hill, Holman, Hubbard, Humiston, Hurley,

Jueling, Kink, Kirk, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, McCaffree, McCormick, McGavick, Morrison, Murray, Newhouse, Perry, Reese, Richardson, Saling, Spanton, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—54.

Those absent or not voting were: Representatives Avey, Harris, Haussler, Newschwander—4.

The Speaker declared the question before the House to be the adoption of the amendment by Representatives Copeland and Day to Engrossed Senate Bill No. 309.

Representative Hurley spoke in favor of the amendment.

YIELDING TO QUESTION

At the request of Mr. Gallagher, Mr. Copeland yielded to question.

Mr. Gallagher:

"Mr. Copeland, after adoption of this amendment, if by chance in court proceedings you are met with a condemnation award greater than the amount voted by a P.U.D., would they have to submit the issue back to the people again?"

Mr. Copeland:

"It is my understanding that it would be one and the same figure."

The Clerk called the roll on the adoption of the amendment by Representatives Copeland and Day to Engrossed Senate Bill No. 309, and the motion was carried and the amendment adopted by the following vote: Yeas, 56; nays, 39; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Barden, Beck, Berentson, Bledsoe, Bluechel, Brazier, Ceccarelli, Chapin, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Hawley, Hill, Holman, Hubbard, Humiston, Hurley, Jueling, Kink, Kirk, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, May, McCaffree, McCormick, McGavick, Morrison, Murray, Newhouse, Perry, Reese, Richardson, Saling, Spanton, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—56.

Those voting nay were: Representatives Anderson, Backstrom, Bagnariol, Bottiger, Bozarth, Brouillet, Charette, Chatalas, Clocksin, Conner, DeJarnatt, Gallagher, Garrett, Grant, Heavey, Hoggins, Jastad, Johnson, Jolly, Kalich, King, Kiskaddon, Lux, Marsh, Marzano, McDougall, Merrill, Moon, O'Brien, O'Dell, Rosellini, Sawyer, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Zimmerman—39.

Those absent or not voting were: Representatives Avey, Harris, Haussler, Newschwander—4.

Mr. Grant moved the adoption of the following amendment:

On page 5 of the printed and engrossed bill, following the amendment by Representatives Copeland and Day, add a new section to read as follows:

NEW SECTION. Sec. 3. Public Utilities and Transportation Companies. (1) It shall be unlawful and a gross misdemeanor for any gas, electric, telephone or transportation company in this state to make or cause to be made any political contributions of cash or of anything of value, to any nominee or candidate for any public office as provided for in this act, unless each and every such contribution or thing of value is reported to the public utility and transportation commission at the time of payment or performance, and in accordance with rules prescribed therefor by the commission; the commission shall maintain as public record all reports so made and in addition shall make and file a public statement listing all such reports so received at least ten days before any primary or election.

(2) It shall be unlawful and a misdeameanor for any gas, electric or transportation company in this state to use or to permit the use of its customers directory for any political purpose, whether partisan or nonpartisan, unless the name of the company and the fact it furnished the directory is clearly identified in any political communication which utilizes the same.

The provisions of subsections (1) and (2) of this section are applicable to public service and transportation companies regulated under Titles 80 and 81 RCW.

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"Mr. Speaker, if I understand the amendment correctly, I think it is over and above the scope of this bill. I suggest this amendment would be out of order.

RULING BY THE SPEAKER

The Speaker:

"I think you are right. The amendment is out of order."

On motion of Mr. Cunningham, the committee amendment to the title was adopted.

On motion of Mr. Copeland, the following amendment to the title by Representatives Copeland and Day was adopted:

In line 3 of the title of the printed and engrossed bill, after "RCW 54.12.010" and before the period insert "; and adding a new section to chapter 390, Laws of 1955 and to chapter 54.16 RCW"

Mr. Copeland moved that the rules be suspended, Engrossed Senate Bill No. 309 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. O'Brien demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion to advance Engrossed Senate Bill No. 309 as amended by the House to third reading and final passage, and the motion was lost by the following vote: Yeas, 53; nays 42; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Ceccarelli, Chapin, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Hawley, Hill, Holman, Hubbard, Humiston, Hurley, Jueling, Kalich, Kirk, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, McCaffree, McCormick, McGavick, Morrison, Murray, Newhouse, Perry, Reese, Richardson, Saling, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Mr. Speaker—53.

Those voting nay were: Representatives Anderson, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Charette, Chatalas, Clocksin, Conner, De-Jarnatt, Gallagher, Garrett, Grant, Heavey, Hoggins, Jastad, Johnson, Jolly, King, Kink, Kiskaddon, Lux, Marsh, Marzano, May, McDougall, Merrill, Moon, O'Brien, O'Dell, Rosellini, Sawyer, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Walgren, Zimmerman—42.

Those absent or not voting were: Representatives Avey, Harris, Haussler, Newschwander—4.

Engrossed Senate Bill No. 309 as amended by the House was passed to the Committee on Rules and Administration for third reading.

MOTION

On motion of Mr. Bledsoe, the House dispensed with further business under the call of the House.

Engrossed Senate Bill No. 638, by Senators Lewis, and Hallauer:

Amending public lands statutes and providing for financing the east capitol site.

The House resumed consideration of Engrossed Senate Bill No. 638 on second reading.

On motion of Mr. Whetzel, the following amendment was adopted:

On page 2, section 1, line 14 of the printed and engrossed bill, after "street" and before the period insert ", or to select therefrom such portions thereof as the city may desire for park purposes"

On motion of Mr. McDougall, the rules were suspended, Engrossed Senate Bill No. 638 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued, Representatives Wolf and Lux speaking in favor of passage of the bill, and Representatives Charette and Marsh speaking against its passage.

YIELDING TO QUESTION

At the request of Mr. Kink, Mr. Wolf yielded to question.

Mr. Kink:

"Representative Wolf, did you make the statement that the Washington Public Ports Association is in favor of this bill?"

Mr. Wolf:

"Yes, Mr. Kink. Their representative has worked long and hard with Governor Evans, Lieutenant Governor Cherberg, and State Lands Commissioner Cole on this compromise issue, and it duly reflects the great lobbying job which Mr. Ford has done."

Representative O'Brien spoke in favor of passage of the bill.

The Clerk called the roll of the final passage of Engrossed Senate Bill No. 638 as amended by the House, and the bill passed the House by the following vote: Yeas, 71; nays, 22; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Brazier, Brouillet, Ceccarelli, Clark (Newman H.), Clocksin, Conner, Copeland, Cunningham, Day, Elicker, Farr, Gladder, Goldsworthy, Gorton, Grant, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Johnson, Jolly, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marzano, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Veroske, Wanamaker, Whetzel, Zimmerman, Mr. Speaker—71.

Those voting nay were: Representatives Anderson, Beck, Bottiger, Bozarth, Chapin, Charette, Chatalas, Clarke (George W.), DeJarnatt, Gallagher, Garrett, Heavey, Hurley, Jastad, King, Marsh, May, Swayze, Taylor, Thompson, Walgren, Wolf—22.

Those absent or not voting were: Representatives Avey, Backstrom, Flanagan, Harris, Haussler, Newschwander—6.

Engrossed Senate Bill No. 638 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

My vote "no" on Engrossed Senate Bill No. 638 as amended by the House was only for the purpose of a possible conference committee appointment. An amendment was adopted by the House and I was not sure the Senate would concur. As floor leader for Engrossed Senate Bill No. 638, I was completely for the bill and would have liked to vote "yes."

Hal Wolf, 22nd District.

Engrossed Senate Bill No. 419, by Senators Dore, Herr, Ryder, and Greive:

Providing for the payment of compensation by abutting owners for property acquired through vacation of streets and alleys.

House of Representatives, Olympia, Wash., March 30, 1967.

Mr. Speaker:

We, a majority of your Committee on Local Government, to whom was referred Engrossed Senate Bill No. 419, providing for the payment of compensation by abutting owners for property acquired through vacation of streets and alleys, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

On page 1, line 24, strike the Senate amendment by Senator Hallauer, thus restoring the bill to its original form.

Homer Humiston, Chairman, Joseph L. McGavick, Vice Chairman.

We concur in this report: P. J. "Jim" Gallagher, Avery Garrett, Slade Gorton, Joe D. Haussler, Timothy H. Hill, Hugh "Bud" Kalich, Jerry C. Kopet, William S. Leckenby, Brian J. Lewis, John Merrill, Gordon W. Richardson, Jonathan Whetzel.

The bill was read the second time.

On motion of Mr. Humiston, the committee amendment was adopted.

On motion of Mr. Humiston, the rules were suspended, Engrossed Senate Bill No. 419 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Humiston spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 419 as amended by the House, and the bill passed the House by the following vote: Yeas, 89; nays, 2; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Hill, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—89.

Those voting nay were: Representatives Heavey, Hoggins—2.

Those absent or not voting were: Representatives Avey, Backstrom, Bluechel, Bozarth, Flanagan, Harris, Haussler, Newschwander—8.

Engrossed Senate Bill No. 419 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

I would like to be recorded as voting "yea" on Engrossed Senate Bill No. 419 as I was talking on the telephone at the time this vote was taken.

Alan Bluechel, 1st District.

Engrossed Senate Bill No. 507, by Senator Cooney:

Prohibiting certain wiretapping and eavesdropping.

On motion of Mr. Gorton, the House deferred further consideration of Engrossed Senate Bill No. 507 on second reading, and the bill was ordered placed on tomorrow's second reading calendar.

Engrossed Senate Bill No. 55, by Senator Freise:

Exempting title insurance companies and their agents from escrow agent registration.

The bill was read the second time.

On motion of Mr. McDougall, the rules were suspended, Engrossed Senate Bill No. 55 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative O'Dell spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 55, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those absent or not voting were: Representatives Avey, Backstrom, Day, Flanagan, Harris, Haussler, Newschwander—7.

Engrossed Senate Bill No. 55, having received the constitutional majority, was declared passed.

There being no objection the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. McDougall, the House deferred further consideration of the second and third reading calendars and the bills were ordered placed on tomorrow's calendar.

On motion of Mr. McDougall, the House adjourned until 11:00 a.m., Tuesday, April 18, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FORTIETH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Tuesday, April 18, 1967.

'fhe Speaker called the House to order at 11:00 a.m.

The Clerk called the roll and all members were present except Representatives Harris, Kirk, and Newschwander. Representatives Harris and Newschwander were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend T. Eugene Turner of the First Christian Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 17, 1967.

Mr. Speaker:

The Senate has passed: House Bill No. 976, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 976.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 17, 1967.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 462 and the House amendments thereto, and the President has appointed as members of the Conference Committee thereon: Senators Gissberg, Peterson (Lowell) and Lewis, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 17, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate Bill No. 642 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 15, 1967.

Mr. Speaker:

The Senate again refuses to recede from its amendments to Engrossed House Bill No. 133 and asks the House to concur, and said bill together with the Senate amendments are herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Chapin, the House deferred further consideration of Engrossed House Bill No. 133, and the bill was ordered placed on the fifth order of business for tomorrow.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 17, 1967.

Mr. Speaker:

The Senate adheres to its position regarding Engrossed House Bill No. 202 and asks the House to concur in the Senate amendments thereto, and said bill together with the amendments thereon are herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. Cunningham moved that the House do concur in the Senate amendments to the title, to page 1, line 8, and to page 1, section 2, line 12, of Engrossed House Bill No. 202, and that the House do not concur in the Senate amendment to page 1, adding new sections 3 and 4.

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Mr. Speaker, shouldn't the question be divided so that we first concur in the first amendments and then move not to concur in the last amendment?"

RULING BY THE SPEAKER

The Speaker:

"Yes, I think you are right, Mr. O'Brien. Mr. Cunningham, would you divide the question?"

MOTION

On motion of Mr. Cunningham, the House concurred in the Senate amendments to page 1, line 8, to page 1, section 2, line 12, and to the title of Engrossed House Bill No. 202.

Mr. Cunningham moved that the House do not concur in the Senate amendment to page 1, adding two new sections to Engrossed House Bill No. 202, and that the Senate be asked to recede therefrom.

YIELDING TO QUESTION

At the request of Mr. O'Brien, Mr. Cunningham yielded to question.

Mr. O'Brien:

"Mr. Cunningham, why are you opposing this last amendment?"

Mr. Cunningham:

"It changes the number of members on the state arts commission and inserts two legislators from each house. I feel legislators do not belong on a commission of this type unless they are appointed on their own merits rather than because of the fact they are legislators."

Debate ensued, Representatives Cunningham, Smith, and Clark (Newman H.) speaking in favor of the motion, and Representative O'Brien speaking against it.

The motion was carried on a rising vote.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 17, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendment to Engrossed House Bill No. 930 and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Gissberg, Greive, and Freise.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House granted the request of the Senate for a conference on Engrossed House Bill No. 930.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed House Bill No. 930: Representatives Adams, Bagnariol, and Morrison.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 17, 1967.

Mr. Speaker:

The Senate has passed Reengrossed House Bill No. 261 with the following amendments:

On page 1, section 1, line 13, after "twenty-" strike "three" and insert "two" and on line 15, after [seven] strike "nine" and insert "eight"

On page 2, section 3, line 5, after [four] and before "judges" strike "six" and insert "five", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. Hoggins moved the House defer further consideration of Reengrossed House Bill No. 261, and the bill be made a special order of business immediately following consideration of Engrossed Senate Bill No. 131 on second reading today.

Debate ensued, Representative Hoggins speaking in favor of the motion, and Representatives Clark (Newman H.) and Bottiger speaking against the motion.

The motion was lost on a rising vote.

MOTION

On motion of Mr. Clark (Newman H.), the House concurred in the Senate amendments to Reengrossed House Bill No. 261.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Reengrossed House Bill No. 261 as amended by the Senate.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 261 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy,

Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those absent or not voting were: Representatives Anderson, Harris, Kirk, Newschwander, Sprague—5.

Reengrossed House Bill No. 261 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 17, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 483 with the following amendments:

On line 4 of the title after "choice;" and before "and" insert "amending section 15, chapter 1, Laws of 1961 and RCW 41.06.150;"

On page 5, add a new section after section 12 to read as follows:

"Sec. 13. Section 15, chapter 1, Laws of 1961 and RCW 41.06.150 are each amended to read as follows:

The board shall adopt and promulgate rules and regulations, consistent with the purposes and provisions of this chapter and with the best standards of personnel administration, regarding the basis for, and procedures to be followed for, the dismissal, suspension, or demotion of an employee, and appeals therefrom; certification of names for vacancies, including departmental promotions, with the number of names equal to two more names than there are vacancies to be filled, such names representing applicants rated highest on eligibility lists; examinations for all positions in the competitive and noncompetitive service; appointments; probationary periods of six months and rejections therein; transfers; sick leaves and vacations; hours of work; layoffs when necessary and subsequent reemployment, both according to seniority: determination of appropriate bargaining units within any agency: Provided, That in making such determination the board shall consider the duties, skills, and working conditions of the employees, the history of collective bargaining by the employees and their bargaining representatives, the extent of organization among the employees, and the desires of the employees; certification and decertification of exclusive bargaining representatives; agreements between agencies and [employee organizations] certified exclusive bargaining representatives providing for grievance procedures and collective negotiations on all personnel matters [, including wages, hours and working conditions, which may be peculiar to an agency] over which the appointing authority of the appropriate bargaining unit of such agency may lawfully exercise discretion; written agreements may contain provisions for payroll deductions of employee organization dues upon authorization by the employee member and for the cancellation of such payroll deduction by the filing of a proper prior notice by the employee with the appointing authority and the employee organization: Provided, That nothing contained herein shall permit or grant to any employee the right to strike or refuse to perform his official duties; adoption and revision of a comprehensive classification plan for all positions in the classified service, based on investigation and analysis of the duties and responsibilities of each such position; allocation and reallocation of positions within the classification plan; adoption and revision of a state salary schedule to reflect not less than the prevailing rates in Washington state private industries and other governmental units for positions of a similar nature, such adoption and revision subject to approval by the state budget director in accordance with the provisions of [chapter 328, Laws of 1959 (chapter 43.88 RCW)] chapter 43.88 RCW; training programs, including in-service, promotional and supervisory; regular increment increases within the series of steps for each pay grade, based on length of service for all employees whose standards of performance are such as to permit them to retain job status in the classified service; and providing for veteran's preference as required by existing statutes."

Renumber the remaining section as Sec. 14., and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTIONS

Mr. Humiston moved that the House defer further consideration of Engrossed House Bill No. 483, and the bill be ordered placed on the fifth order of business for Thursday.

Mr. O'Brien moved that the House concur in the Senate amendments to Engrossed House Bill No. 483.

POINT OF ORDER

The Speaker recognized Mr. Newhouse on a point of order.

Mr. Newhouse:

"Mr. Speaker, I hate to argue with Mr. O'Brien, but his motion would be out of order."

RULING BY THE SPEAKER

The Speaker:

"No, a motion to concur takes precedence."

Mr. Newhouse:

"Dr. Humiston's motion was to hold the bill over until Thursday. It was not a motion not to concur."

The Speaker:

"It is my feeling that a motion to concur would take precedence over a motion to defer."

Debate ensued, Representatives Humiston and Smith speaking against the motion by Mr. O'Brien.

MOTION

Mr. McDougall moved that Mr. O'Brien's motion be laid on the table.

RULING BY THE SPEAKER

The Speaker:

"It would appear to me that should the motion to table prevail, we would have before us Dr. Humiston's motion which would keep Engrossed House Bill No. 483 before us on the fifth order of business for Thursday, so we haven't disposed of the bill entirely. It would still be before us."

POINT OF ORDER

The Speaker recognized Mr. Charette on a point of order.

Mr. Charette:

"Mr. Speaker, I respectfully call to your attention Reed's Rule No. 250, which in effect says that the motion to concur is also a motion to not concur. If the motion to concur is laid on the table, I would assume that the motion to not concur would be laid on the table also, and we couldn't get the bill before us again."

The Speaker:

"I don't believe that is right, because a motion to remove from the table would still be in order after intervening business."

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"On what basis are you making a ruling of such a nature? In all my experiences, it is the first time I have ever heard of a motion to table a motion to concur. This seems to me to be highly irregular, and it is not set forth either in the House Rules or Reed's Rules. Rather, they clearly set forth the procedure on agreement and disagreement between the two houses. The motion to concur is a priority motion."

RULING BY THE SPEAKER

The Speaker:

"I find nothing in the rules that prohibits a motion to lay on the table from being used at any time, Mr. O'Brien."

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"It appears a motion to table my motion would be completely out of order. If you will read Reed's Rule No. 247, it states the order of priority of motions relative to agreement and disagreement between the two houses. It lists the motions, and a motion to table is not included."

The Speaker:

"Rule 247 deals only with agreement or disagreement, not matters of procedure."

Mr. O'Brien:

"This is a matter of the House concurring in the Senate amendment, and a motion to concur is of top priority. I believe you would have to dispose of the motion by a vote and not by another subsidiary type motion."

The Speaker:

"I don't believe this is the case in point. It appears to me that the motion to table is one of procedure, not one of handling a disagreement between the two houses. As far as I can see there would be no reason why it would not be in order."

Mr. O'Brien:

"If you will read Rule 248, it explains a motion to concur and the procedure to be followed when a bill has been returned with an amendment. You will find that my motion is of top priority and this is the way you would have to dispose of it. The Senate didn't see fit to pass House Bill No. 483 as it was and sent it back with this amendment. According to our rules it has to be disposed of in the order of priority set forth in Rule 247. The Joint Rules also cover such a procedure."

POINT OF ORDER

The Speaker recognized Mr. Gorton on a point of order.

Mr. Gorton:

"If I might further confuse matters, I believe that the Speaker was in error when he ruled that Mr. O'Brien's motion to concur had precedence over Dr. Humiston's motion to postpone to a day certain. While I cannot cite a specific, clearcut case, I think a comparison of our Rule 48 which lists the motions which can be made when a matter is under debate should be considered:

"'When a motion has been made and seconded and stated by the chair, the following motions are in order, in the rank named:'

"Then you get down to subsidiary motions and 'to postpone to a day certain' is listed. This would indicate to me that had Mr. O'Brien's motion been made first, the motion to postpone to a day certain would take precedence. This is confirmed by Reed's Rule No. 264 on rank of motions which states:

"'When a question is under debate, no motion shall be received but—' then in the middle it lists, 'to postpone to a day certain.'

"Obviously, Mr. McDougall's motion on the question to concur was under debate, and yet it would seem to me that under those circumstances, Dr. Humiston's motion

would have been in order even if Mr. O'Brien had spoken first. I think we can escape this problem simply by ruling that what should be before us at the present time is Dr. Humiston's motion to postpone to a day certain, which would seem to me logically should have precedence."

With the consent of the House, Mr. McDougall withdrew his motion.

With the consent of the House, Mr. O'Brien withdrew his motion.

With the consent of the House, Mr. Humiston withdrew his motion.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of Engrossed House Bill No. 483, and the bill was ordered placed on the fifth order of business for Wednesday.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 17, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 498 with the following amendments:

On page 3, section 2, line 7 of the printed bill, after "ments" being line 6 of the engrossed bill, after "arguments" strike the semicolon and insert ", and"

On page 3, section 2, line 8 of the printed bill, being line 7 of the engrossed bill, after "under investigation." strike all of the material down to and including "contempt" on line 11 of the printed bill, being line 28 of the engrossed bill, and insert "The provisions of section 10, chapter 237, Laws of 1967 shall apply to subpoenas issued hereunder.", and the same is herewith transmitted.

Ward Bowden, Secretary,

MOTION

On motion of Mr. Humiston, the House deferred further consideration of Engrossed House Bill No. 498, and the bill was ordered placed on the fifth order of business for Wednesday.

SPEAKER'S PRIVILEGE

The Speaker observed within the bar of the House former State Representative Ray Olsen of King County, and appointed Representatives O'Brien and Copeland to conduct him to a seat on the rostrum beside the Speaker.

The Speaker observed within the bar of the House Mr. Leroy Hittle, and appointed Representatives Brouillet and Goldsworthy to conduct him to a seat on the rostrum beside the Speaker.

The Speaker:

"Leroy, on behalf of the members of the House of Representatives, it is a great pleasure for me to offer our congratulations and best wishes to you in your new job. You certainly will add a great deal of stature to a very difficult position, and we are certainly pleased that the Governor has selected you to serve on the Liquor Control Board. We have known you for a good many years and have appreciated your fair and objective handling of the news from Olympia. Those of us in the rural areas, particularly, are going to miss your impartial dealing with the news. We have appreciated your understanding of our problems over the years and, frankly, we are going to miss you. The fellow who is going to fill your shoes has a real job on his hands. We want to wish you the best of luck, and we know we will be seeing you around for at least nine years."

Mr. Hittle:

"Thank you, Mr. Speaker. Ladies and gentlemen of the House. This is probably the greatest honor I have had in the more than twenty-five years I have been here covering the activities of the Washington state legislature. I was particularly pleased that the Speaker designated my escorts as the chairmen of the Republican and

Democratic caucuses because I have tried over the years I have been here to be as completely fair to both sides of the aisle as possible. I noticed this morning my son came down the aisle with the flag, and when your son starts coming down the aisle, it is about time to retire. So, with my son here as a page, I shall retire, but I want you all to know that I hope you will come to see me whenever you can. When you are in town I hope you will call on me. I am not going to offer you any samples, but I do look forward to your advice and counsel. I also want to endorse and commend to you my successor, Dale Nelson. He has had experience covering the legislature in Idaho. More recently he has been in our Seattle office. I think you will find him very fair, objective, and accurate.

"Thank you very much."

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 17, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 282, limiting amount of credit life insurance under a group policy, have had the same under consideration, and we recommend that Engrossed Senate Bill No. 282 be amended to read as follows:

In section 1, beginning on line 7 of the printed bill, being section 1, beginning on line 6 of the engrossed bill, strike the remainder of the section and insert the following:

"The initial amount of credit life insurance under a group policy shall at no time exceed the amount owed by the debtor which is repayable in installments to the creditor, or [ten thousand] twelve thousand five hundred dollars, whichever is less. Nor shall the amount repayable under the contract of indebtedness extend over a period in excess of [five] seven years, except that in case of long term agricultural real estate mortgages or agricultural short term crop production loans, the amount of insurance on the life of the debtor shall at no time exceed the amount owed by him to the creditor or twenty-five thousand dollars, whichever is less." and that Engrossed Senate Bill No. 282 be passed, as amended.

Senate Members:

Karl Herrmann Herbert H. Freise Gordon Herr House Members:

Robert W. O'Dell Carlton A. Gladder John Bagnariol

MOTION

On motion of Mr. O'Dell, the House adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 282.

The Speaker stated the question before the House to be the final passage of Engrossed Senate Bill No. 282 as amended by the Free Conference Committee.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 282 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richard-

son, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Taylor, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—92.

Those voting nay were: Representative Swayze—1.

Those absent or not voting were: Representatives Harris, Hubbard, Kirk, Lux, Newschwander, Whetzel—6.

Engrossed Senate Bill No. 282 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS MOTION

On motion of Mr. McDougall, the rules were suspended and authorization was given to add ten additional names as sponsors of House Concurrent Resolution No. 46.

House Concurrent Resolution No. 46, by Representatives Lynch, Day, Goldsworthy, Chapin, Chatalas, Veroske, Ceccarelli, Wolf, Lux, Rosellini, Backstrom, Marsh, and Smythe:

Directing the legislative budget committee to make a study of fiscal support for the state program on alcoholism.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 46 was advanced to second reading and read the second time.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 46 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Mrs. Lynch spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 46, and the resolution passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Anderson, Harris, Hubbard, Kirk, Newschwander, Whetzel—6.

House Concurrent Resolution No. 46, having received the constitutional majority, was declared passed.

SECOND READING OF BILLS

Engrossed Senate Bill No. 507, by Senator Cooney:

Prohibiting certain wiretapping and eavesdropping.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of Engrossed Senate Bill No. 507 on second reading reading and the bill was ordered placed at the end of today's second reading calendar.

Senate Joint Resolution No. 24, by Senators Gissberg and Kupka:

Providing for filling of vacancies in partisan offices.

The resolution was read the second time.

On motion of Mr. McDougall, the rules were suspended, Senate Joint Resolution No. 24 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representatives Elicker and Beck spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of Senate Joint Resolution No. 24 and the resolution passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—96.

Those absent or not voting were: Representatives Harris, Kirk, New-schwander—3.

Senate Joint Resolution No. 24, having received the constitutional twothirds majority, was declared passed.

The Speaker called on Mr. Copeland to preside.

Engrossed Senate Bill No. 338, by Senators Dore, Freise, and Atwood:

Revising uniform gifts to minors act.

The bill was read the second time.

On motion of Mr. Gorton, the following amendment was adopted.

On page 12 of the printed and engrossed bill, following section 7, add twelve new sections to read as follows:

- "NEW SECTION. Sec. 8. In this chapter, unless the context otherwise requires:
- "(1) An 'adult' is a person who has attained the age of twenty-one years.
- "(2) A 'bank' is a bank, trust company, savings and loan association, national banking association, or mutual savings bank.
- "(3) A 'broker' is a person lawfully engaged in the business of effecting transactions in real property for the account of others who is licensed to do business under the laws of this state. The term includes a bank which effects or participates in effecting such transactions.
 - "(4) 'Court' means the superior courts of the state of Washington.
 - "(5) 'The custodial property' includes:
- "(a) All real property interests and all rents, royalties and income therefrom under the supervision of the same custodian for the same minor as a consequence of a gift or gifts made to the minor in a manner prescribed in this chapter.
 - "(b) The income from the custodial property; and

- "(c) The proceeds, immediate and remote, from the sale, exchange, conversion, investment, reinvestment or other disposition of such money and income.
 - "(6) A 'custodian' is a person so designated in a manner prescribed in this chapter. "(7) A 'guardian' of a minor includes the general guardian, a guardian or curator of

his property, estate or person.

- "(8) An 'issuer' is a person who places or authorizes the placing of his name on real property interest other than as a transfer agent, to evidence that it represents an interest in his property or to evidence his duty or undertaking to perform an obligation evidenced by the real property interest, or who becomes responsible for or in place of any such person.
- "(9) A 'legal representative' of a person is his executor or the administrator, general guardian, guardian, conservator or curator of his property or estate.
- "(10) A 'member' of a 'minor's family' means any of the minor's parents, grand-parents, brothers, sisters, uncles and aunts, whether of the whole blood or the half blood, or by or through legal adoption.
 - "(11) A 'minor' is a person who has not attained the age of twenty-one years.
- "(12) A 'real property interest' includes any note, mortgage, contract to purchase or to sell real property, option to purchase or to sell real property, deed evidencing any title to or interest in real property, or, in general, any interest or instrument commonly recognized as evidencing or purporting to evidence an interest in real property, however minimal. The term does not include a 'security' within the definition of RCW 21.24.010(12) as now or hereafter amended.
- "(13) A 'transfer agent' is a person who acts as authenticating trustee, transfer agent or real estate broker or salesman as defined in RCW 18.85.010 as now or hereafter amended.
 - "(14) A 'trust company' is a bank authorized to exercise trust powers.
- "NEW SECTION. Sec. 9. (1) An adult person may, during his lifetime, make a gift of a real property interest to a person who is a minor on the date of the gift if the subject of the gift is a real property interest which constitutes a recordable interest or charge in or against real property in the records of the county auditor, by registering it in the name of the donor, another adult person or a trust company, followed, in substance, by the words: 'As custodian for (name of minor) under the 1967 Washington gifts of realty to minors act.'
- "(2) Any gift made in a manner prescribed in subsection (1) of this section may be made to only one minor and only one person may be the custodian.
- "(3) A donor who makes a gift to a minor in the manner prescribed in subsection (1) of this section shall promptly do all things within his power to put the subject of the gift in the possession and control of the custodian.
- "(4) The donor may not under this chapter make gifts of custodial property when, added to gifts permitted under chapter 21.24 RCW as now or hereafter amended, such property (a) exceeds three thousand dollars in aggregate value to any one minor in any one year, or (b) exceeds thirty thousand dollars in aggregate value to any one minor. Value shall be computed on the basis of the actual value of each unit of property on the date the gift became effective.

"NEW SECTION. Sec. 10. (1) A gift made in a manner prescribed in this chapter is irrevocable and conveys to the minor indefeasibly vested legal title to the real property interest given, but no guardian of the minor has any right, power, duty or authority with respect to the custodial property except as provided in this chapter.

"(2) By making a gift in a manner prescribed in this chapter, the donor incorporates in his gift all the provisions of this chapter and grants to the custodian, and to any issuer, transfer agent, bank, broker or third person dealing with a person designated as custodian, the respective powers, rights and immunities provided in this chapter.

"NEW SECTION. Sec. 11. (1) The custodian shall collect, hold, manage, invest and reinvest the custodial property and all rents, royalties and income received therefrom for the best interest of the minor and according to the provisions of this chapter.

"(2) The custodian may expend for the benefit of a minor, or pay over to the minor if he is eighteen years old or more for expenditure by him, such monthly amounts as may be reasonably necessary for the minor's actual living expenses including maintenance, schooling and medical or dental expense, with or without court order, with or without regard to the duty of himself or of any other person to support the minor or his ability to do so, and with or without regard to any other income or property of the minor which may be applicable or available for any such purpose.

"(3) The court, on the petition of a parent or guardian of the minor or of the minor, if he has attained the age of fourteen years, may order the custodian to pay over to the minor for expenditure by him or to expend so much of or all the custodial property as is necessary for the minor's support, maintenance or education.

"(4) To the extent that the custodial property is not so expended, the custodian shall deliver or pay it over to the minor on his attaining the age of twenty-one years, or, if the minor dies before attaining the age of twenty-one years, he shall thereupon

deliver or pay it over to the estate of the minor.

"(5) The custodian, notwithstanding statutes restricting investments by fiduciaries, shall invest and reinvest the custodial property as would a prudent man of discretion and intelligence who is seeking a reasonable income and the preservation of his capital, except that he may, in his discretion and without liability to the minor or his estate, purchase or retain a real property interest given to the minor in a manner prescribed in this chapter.

- "(6) The custodian may grant, sell, convey, lease, demise, exchange, convert or otherwise dispose of custodial property as would a prudent man of discretion and intelligence. He may consent, directly or through a committee or other agent, to the sale, lease, pledge or mortgage of any property by or to any broker, agent, or trust company, and to any other action by any broker, agent, or trust company. He may execute and deliver any and all instruments in writing which he deems advisable to carry out any of his powers as custodian.
- "(7) The custodian shall record each real property interest which is custodial property in the name of the custodian, followed, in substance, by the words: 'As custodian for (name of minor) under the 1967 Washington gifts of realty to minors act.' The custodian shall hold all money received in rents, royalties and other income from the custodial property in an account with a bank in the name of the custodian, followed, in substance, by the words: 'As custodian for (name of minor) under the 1967 Washington gifts of realty to minors act.' The custodian shall keep all other custodial property separate and distinct from his own property in a manner to identify it clearly as custodial property; and shall further, except as provided in section 9 of this chapter, maintain all property and funds held pursuant to this chapter segregated from securities and money held under chapter 21.24 RCW.
- "(8) The custodian shall keep records of all transactions with respect to the custodial property and make them available for inspection at reasonable intervals by a parent or legal representative of the minor or by the minor, if he has attained the age of fourteen years.
- "(9) A custodian has, with respect to the custodial property, in addition to the rights and powers provided in this chapter, all the rights and powers which a guardian has with respect to property not held as custodial property.
- "NEW SECTION. Sec. 12. (1) A custodian is entitled to reimbursement from the custodial property for his reasonable expenses incurred in the performance of his duties.
 - "(2) A custodian may act without compensation for his services.
- "(3) Unless he is a donor, a custodian may receive from the custodial property reasonable compensation for his services determined by one of the following standards in the order stated:
 - "(a) A direction by the donor when the gift is made;
 - "(b) An order of the court.
- "(4) Except as otherwise provided in this chapter, a custodian shall not be required to give a bond for the performance of his duties.
- "(5) A custodian not compensated for his services is not liable for losses to the custodial property unless they result from his bad faith, intentional wrongdoing or gross negligence or from his failure to maintain the standard of prudence in investing the custodial property provided in this chapter.

"NEW SECTION. Sec. 13. Although this section does not exempt from liability any third persons who would otherwise be liable for honoring a forged signature, no transfer agent, bank, broker or other person acting on the instructions of or otherwise dealing with any person purporting to act as a donor or in the capacity of a custodian is responsible for determining whether the person designated by the purported donor or purporting to act as a custodian has been duly designated or whether any purchase, sale, incumbrance, or transfer to or by or any other act of any person purporting to act in the capacity of custodian is in accordance with or authorized by this chapter, or is obliged to inquire into the validity or propriety under this chapter of any instrument of instructions executed or given by a person purporting to act as a donor

or in the capacity of a custodian, or is bound to see to the application by any person purporting to act in the capacity of a custodian of any money or other property paid or delivered to him.

"NEW SECTION. Sec. 14. (1) Only an adult member of the minor's family, a guardian of the minor or a trust company is eligible to become a successor custodian. A successor custodian has all the rights, powers, duties and immunities of a custodian designated in a manner prescribed by this chapter.

- "(2) A custodian, other than the donor, may resign and designate his successor by:
- "(a) Executing an instrument of resignation designating the successor custodian;
- "(b) Causing each real property interest which is custodial property to be registered and recorded in the name of the successor custodian followed, in substance, by the words: 'As custodian for (name of minor) under the 1967 Washington gifts of realty to minors act'; and
- "(c) Delivering to the successor custodian a duly acknowledged instrument of resignation, each real property interest recorded in the name of the successor custodian and all other custodial property, together with any additional instruments required for the transfer thereof.
- "(3) A custodian, whether or not a donor, may petition the court for permission to resign and for the designation of a successor custodian.
- "(4) If the person designated as custodian is not eligible, renounces or dies before the minor attains the age of twenty-one years, the guardian of the estate of the minor shall be successor custodian. If the minor has no guardian of his estate, a donor, his legal representative, the legal representative of the custodian, an adult member of the minor's family, or the minor, if he has attained the age of fourteen years, may petition the court for the designation of a successor custodian.
- "(5) A donor, the legal representative of a donor, an adult member of the minor's family, a guardian of the minor or the minor, if he has attained the age of fourteen years, may petition the court that, for cause shown in the petition, the custodian be removed and a successor custodian be designated or, in the alternative, that the custodian be required to give bond for the performance of his duties.
- "(6) Upon the filing of a petition as provided in this section, the court shall grant an order, directed to the persons and returnable on such notice as the court may require, to show cause why the relief prayed for in the petition should not be granted and, in due course, grant such relief as the court finds to be in the best interests of the minor.

"NEW SECTION. Sec. 15. (1) The minor, if he has attained the age of fourteen years, or the legal representative of the minor, an adult member of the minor's family, or a donor or his legal representative may petition the court for an accounting by the custodian or his legal representative.

"(2) The court, in a proceeding under this chapter or otherwise, may require or permit the custodian or his legal representative to account and, if the custodian is removed, shall so require and order delivery of all custodial property to the successor custodian and the execution of all instruments required for the transfer thereof.

"NEW SECTION. Sec. 16. A custodian may, at any time, transfer the proceeds of any rental, royalty or other income, or the corpus or any part thereof, held in money or in liquid form, under the provisions of this chapter, into an account qualifying under chapter 21.24 RCW, to the extent that such transfer constitutes a prudent transaction within the application and rules of chapter 21.24 RCW.

"NEW SECTION. Sec. 17. (1) This chapter shall not be construed as providing an exclusive method for making gifts to minors.

"(2) This chapter shall not repeal, amend, or modify the provisions of chapter 21.24 RCW, but shall be held to be an additional, concurrent, or alternative method of providing for gifts to minors.

"NEW SECTION. Sec. 18. This chapter may be cited as the '1967 Washington gifts of realty to minors act.'

"NEW SECTION. Sec. 19. If any provision of this chapter, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provisions to other persons or circumstances is not affected."

Renumber the remaining section accordingly.

On motion of Mr. Gorton, the following amendment to the title was adopted:

In line 8 of the title of the printed and engrossed bill, after "RCW 21.24.070; insert "adding twelve new sections to chapter 21.24 RCW;"

On motion of Mr. Gorton, the rules were suspended, Engrossed Senate Bill No. 338 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 338 as amended by the House, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—95.

Those absent or not voting were: Representatives Harris, Kirk, Newschwander, Mr. Speaker—4.

Engrossed Senate Bill No. 338 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 131, by Senators Freise, Cooney, and Hanna:

Establishing salary for administrator of the courts.

The bill was read the second time.

Mr. Walgren moved the adoption of the following amendment by Representatives Walgren, Lux, Whetzel, Elicker, Swayze, Holman, Conner and Wolf:

On page 1 of the printed and engrossed bill, after section 1 add a new section as follows:

"Sec. 2. Section 1, chapter 126, Laws of 1913 as last amended by section 1, chapter 244, Laws of 1957 and RCW 2.32.180 are each amended to read as follows:

"It shall be and is the duty of each and every superior court judge in counties or judicial districts in the state of Washington having a population of over thirty-five thousand inhabitants to appoint, or said judge may, in any county or judicial district having a population of over twenty-five thousand and less than thirty-five thousand, appoint a stenographic reporter to be attached to the court holden by him who shall have had at least three years' experience as a skilled, practical reporter, or who upon examination shall be able to report and transcribe accurately one hundred and seventy-five words per minute of the judge's charge or two hundred words per minute of testimony each for five consecutive minutes; said test of proficiency, in event of inability to meet qualifications as to length of time of experience, to be given by an examining committee composed of one judge of the superior court and two official reporters of the superior court of the state of Washington, appointed by the president judge of the superior court judges association of the state of Washington. The initial judicial appointee shall serve for a period of six years; the two initial reporter appointees shall serve for a period of four years and two years, respectively, from September 1, 1957; thereafter on expiration of the first terms of service, each newly appointed member of said examining committee to serve for a period of six years. In the event of death or inability of a member to serve, the president judge shall appoint a reporter or judge, as the case may be, to serve for the balance of the unexpired term of the member whose inability to serve caused such vacancy. The examining committee shall grant certificates to qualified applicants. Administrative and procedural rules and regulations shall be promulgated by said examining committee, subject to approval by the said president judge.

"The stenographic reporter upon appointment shall thereupon become an officer of the court and shall be designated and known as the official reporter for the court or judicial district for which he is appointed: Provided, That except for that county or judicial district wherein the seat of state government shall be located, in no event shall there be appointed more official reporters in any one county or judicial district than there are superior court judges in such county or judicial district; the appointments in each class AA county shall be made by the majority vote of the judges in said county acting en banc; the appointments in class A counties and counties of the first class may be made by each individual judge therein or by the judges in said county acting en banc. Each official reporter so appointed shall hold office during the term of office of the judge or judges appointing him, but may be removed for incompetency, misconduct or neglect of duty, and before entering upon the discharge of his duties shall take an oath to perform faithfully the duties of his office, and file a bond in the sum of two thousand dollars for the faithful discharge of his duties. Such reporter in each court is hereby declared to be a necessary part of the judicial system of the state of Washington."

The motion was carried on a rising vote and the amendment was adopted. Mr. Hoggins moved the adoption of the following amendment by Representatives Hoggins, Heavey, King, Perry, Grant, Brouillet, Kiskaddon, Barden, Elicker, Marzano, Walgren, Wanamaker, Bottiger, Hill, Swayze, Cunningham, Litchman, Murray, and Backstrom:

On page 1 of the printed and engrossed bill, after section 2, added by House amendment, add four sections to read as follows:

"Sec. 3. Section 3, chapter 125, Laws of 1951, as last amended by section 1, chapter 48, Laws of 1963, and RCW 2.08.061 are each amended to read as follows:

"There shall be in the county of King [twenty-one] twenty-three judges of the superior court; in the county of Spokane seven judges of the superior court; in the county of Pierce [seven] nine judges of the superior court.

"Sec. 4. Section 4, chapter 125, Laws of 1951, as amended by section 2, chapter 48, Laws of 1963 and RCW 2.08.062 are each amended to read as follows:

"There shall be in the county of Chelan one judge of the superior court; in the county of Clark three judges of the superior court; in the county of Grays Harbor two judges of the superior court; in the county of Kitsap [two] three judges of the superior court; in the county of Kittitas one judge of the superior court; in the county of Lewis one judge of the superior court.

"Sec. 5. Section 6, chapter 125, Laws of 1951, as last amended by section 1, chapter 35, Laws of 1963, and RCW 2.08.064 are each amended to read as follows:

"There shall be in the counties of Benton and Franklin jointly, two judges of the superior court; in the counties of Clallam and Jefferson jointly, one judge of the superior court; in the county of Snohomish [four] six judges of the superior court; in the counties of Asotin, Columbia and Garfield jointly, one judge of the superior court; in the county of Cowlitz, two judges of the superior court; in the counties of Klickitat and Skamania jointly, one judge of the superior court.

"NEW SECTION. Sec. 6. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and section 6 shall take effect immediately."

MOTION

Mr. Clark (Newman H.) moved that the House defer further consideration of Engrossed Senate Bill No. 131, and the bill be ordered placed on tomorrow's second reading calendar.

Debate ensued, Representative Clark (Newman H.) speaking in favor of the motion, and Representatives Swayze, Lewis, and Bottiger speaking against it.

The motion was lost.

PARLIAMENTARY INQUIRY

The Speaker (Mr. Copeland presiding) recognized Mr. Brazier on a point of parliamentary inquiry.

Mr. Brazier:

"Mr. Speaker, would it be proper to divide this issue since the amendment provides judges for three different counties?"

The Speaker (Mr. Copeland presiding):

"Mr. Brazier, it is the Speaker's opinion that the only way it could be divided is if those who offered the amendment were to withdraw the amendment and offer three separate amendments."

Representative Smith spoke in favor of adoption of the amendment.

Mr. Clark (Newman H.) moved the adoption of the following amendment to the amendment by Mr. Hoggins and others:

Amend the amendment by Mr. Hoggins and others as follows: Strike all of sections 4 and 5 added by the amendment and in line 2 of the mimeographed amendment after "add" and before "sections" strike "four" and insert "two".

Renumber the remaining sections accordingly.

MOTION.

On motion of Mr. McDougall, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll and all members were present except Representatives Harris, Hubbard, Kirk, Leckenby, Newschwander, and Sawyer. Representatives Harris, Hubbard, Leckenby, and Newschwander were excused.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 18, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 31; and

Senate Bill No. 55; and

Senate Bill No. 642, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber,

Olympia, Wash., April 18, 1967.

Mr. Speaker:

The President has signed: House Bill No. 976, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 18, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Reengrossed Senate Bill No. 472 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 31; also Senate Bill No. 55; also Senate Bill No. 642.

REPORT OF FREE CONFERENCE COMMITTEE

The House resumed consideration of the Report of the Free Conference Committee on Substitute House Bill No. 532. (See pp. 1968 to 1973 for report.)

The Speaker stated the question before the House to be the motion by Mr. O'Dell that the report of the Free Conference Committee on Substitute House Bill No. 532 be adopted.

The motion was carried.

The Speaker declared the question before the House to be the final passage of Substitute House Bill No. 532 as amended by the Free Conference Committee.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

Representative O'Dell spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. O'Dell yielded to question. Mr. Smith:

"Mr. O'Dell, do you recall the item that was brought to your attention by the Insurance Commissioner's Office which needed correction? Did you get it straightened out?"

Mr. O'Dell:

"Yes, I checked with Dick White of the Code Reviser's Office and Fred Bruhn of the Insurance Commissioner's Office. They said it was all right."

Representatives Smith and Conner spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute House Bill No. 532 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kiskaddon, Kopet, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Harris, Hubbard, Kirk, Leckenby, Newschwander, Spanton—6.

Substitute House Bill No. 532 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

Engrossed Senate Bill No. 131, by Senators Freise, Cooney, and Hanna: Establishing salary for administrator of the courts.

The House resumed consideration of Engrossed Senate Bill No. 131.

The Speaker stated the question before the House to be adoption of the amendment by Mr. Clark (Newman H.) to the amendment by Mr. Hoggins and others. (See pp. 2003 to 2005 for amendments.)

Representative Clark spoke in favor of adoption of the amendment to the amendment.

YIELDING TO QUESTION

At the request of Mr. Lewis, Mr. Swayze yielded to question.

Mr. Lewis:

"During the regular session, when we had the bill before us relating to extra judges for Pierce County, you recounted some statistics which impressed me. Could you recount the statistics showing the need for additional judges in Pierce County again?"

Mr. Swayze:

"I would be happy to. In 1964 when the last judge was authorized in Pierce County, there were at that time two hundred seven jury trials set. As of February 1 of this year when our bill was introduced requesting two additional judges and we held the hearing, there were five hundred forty-five jury cases set, and, in addition, four hundred sixty-one nonjury cases. This is more than double what there were in 1964 when the last judge was authorized.

"In addition, statistics submitted by the administrator for the courts indicated that the judges in Pierce County were trying one hundred eleven cases per year per judge as opposed to the statewide average of seventy, and that the cases filed in Pierce County per judge were one hundred twenty-three percent of the statewide average.

"Those were some of the statistics presented at that time."

Representative Lewis spoke in opposition to the amendment to the amendment.

The motion was lost and the amendment to the amendment was not adopted.

The Speaker declared the question before the House to be adoption of the amendment by Mr. Hoggins and others adding four new sections to Engrossed Senate Bill No. 131.

YIELDING TO QUESTION

At the request of Mr. Chatalas, Mr. Hoggins yielded to question.

Mr. Chatalas:

"Mr. Hoggins, Mr. Clark mentioned that we in King County need four additional judges but we don't have the facilities, so they are only asking for one. Do you have facilities in Snohomish County for the two judges you are requesting?"

Mr. Hoggins:

"Yes, we have just recently completed a new courthouse, and in this courthouse we have five courtrooms. Also, we have an additional courtroom in our juvenile detention home, so we do have facilities if six judges are authorized."

The motion was carried and the amendment was adopted.

Mr. Reese moved the adoption of the following amendment by Representatives Reese and McDougall:

On page 1 of the printed and engrossed bill, after section 2, added by House amendment, add a section to read as follows:

"Sec. 3. Section 1, chapter 124, Laws of 1909 as amended by section 1, chapter 42, Laws of 1961 and RCW 2.24.010 are each amended to read as follows:

There may be appointed in each county or judicial district, by the judges of the superior court having jurisdiction therein, a court commissioner for said county or judicial district. Such commissioner shall be a citizen of the United States and an

elector of the county or judicial district in which he may be appointed, and shall hold his office during the pleasure of the judges appointing him."

Renumber the remaining sections, added by House amendment accordingly.

Representatives Reese and Jolly spoke in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

On motion of Mr. Walgren, the following amendment to the title was adopted:

In line 1 of the title of the printed and engrossed bill, after "Relating to the" strike the remainder of the title and insert "courts and to the administration of the courts; prescribing a salary of the administrator for the courts; providing for court reporters; providing for the appointment of court commissioners and referees; providing for additional judges of various superior courts; amending section 3, chapter 125, Laws of 1951, as last amended by section 1, chapter 48, Laws of 1963, and RCW 2.08.061; amending section 4, chapter 125, Laws of 1951, as amended by section 2, chapter 48, Laws of 1963 and RCW 2.08.062; amending section 6, chapter 125, Laws of 1951, as last amended by section 1, chapter 35, Laws of 1963, and RCW 2.08.064; amending section 1, chapter 124, Laws of 1909 as amended by section 1, chapter 42, Laws of 1961 and RCW 2.24.010; amending section 1, chapter 126, Laws of 1913 as last amended by section 1, chapter 244, Laws of 1957 and RCW 2.32.180; amending section 1, chapter 259, Laws of 1957 and RCW 2.56.010; and declaring an emergency."

On motion of Mr. McDougall, the rules were suspended, Engrossed Senate Bill No. 131 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 131 as amended by the House, and the bill passed the House by the following vote: Yeas, 84; nays, 6; absent or not voting, 9.

Those voting yea were: Representatives Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kiskaddon, Leland, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—84.

Those voting nay were: Representatives Adams, Holman, Kopet, Lewis, Mahaffey, Richardson—6.

Those absent or not voting were: Representatives Brazier, Harris, Hubbard, Kirk, Leckenby, Newschwander, Perry, Spanton, Sprague—9.

Engrossed Senate Bill No. 131 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 194, by Senators Stender, Peterson (Ted), and Marquardt (by executive request):

Raising minimum wage.

House of Representatives, Olympia, Wash., April 12, 1967.

Mr. Speaker:

We, a majority of your Committee on Labor and Employment Security, to whom was referred Senate Bill No. 194, raising minimum wage, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Add a new section following section 1 to read as follows:

- "Sec. 2. Section 1, chapter 294, Laws of 1959 as amended by section 2, chapter 18, Laws of 1961 extraordinary session and RCW 49.46.010 are each amended to read as follows:
 - As used in this chapter:
 - (1) "Director" means the director of labor and industries;
- (2) "Wage" means compensation due to an employee by reason of his employment, payable in legal tender of the United States or checks on banks convertible into cash on demand at full face value, [subject to such deductions, charges, or allowances as may be permitted by regulations of the director under RCW 49.46.050] and "wage" paid to any employee includes the reasonable cost as determined by the director, to the employer furnishing such employee with board or lodging if such board or lodging are customarily furnished by such employer to his employees: Provided, That the cost of board or lodging shall not be included as a part of the wage paid to any employee to the extent it is excluded therefrom under the terms of a bona fide collective bargaining agreement applicable to the particular employee: Provided Further, That the director is authorized to determine the fair value of such board or lodging for employees based on average cost to the employer or the groups of employers similarly situated, of average value to groups of employees, or other appropriate measures of fair value. Such evaluations, where applicable and pertinent, shall be used in lieu of actual measure of cost in determining the wage paid to any employee. In determining the wage of a tipped employee the amount paid such employee by his employer shall be deemed to be increased on account of tips by an amount determined by the employer, but not by an amount in excess of fifty percent of the applicable minimum wage rate, except that in the case of an employee who (either himself or acting through his representative) shows to the satisfaction of the director that the actual amount of tips received by him was less than the amount determined by the employer as the amount by which the wage paid him was deemed to be increased under this sentence, the amount paid such employee by his employer shall be deemed to have been increased by such lesser amount: And Provided Further, That the wage credits permitted by this section shall in no event reduce the cash remuneration to the employee to an amount less than one dollar and twenty-five cents per hour.
 - (3) "Employ" includes to suffer or to permit to work;
- (4) "Employer" includes any individual, partnership, association, corporation, business trust, or any person or group of persons acting directly or indirectly in the interest of [an] any employer in relation to an employee;
- (5) "Employee" includes any individual employed by an employer but shall not include:
- (a) any individual employed (i) on a farm, in the employ of any person, in connection with the cultivation of the soil, or in connection with raising or harvesting any agricultural or horticultural commodity, including raising, shearing, feeding, caring for, training, and management of livestock, bees, poultry, and furbearing animals and wildlife, or in the employ of the owner or tenant or other operator of a farm in connection with the operation, management, conservation, improvement, or maintenance of such farm and its tools and equipment; or (ii) in packing, packaging, grading, storing or delivering to storage, or to market or to a carrier for transportation to market, any agricultural or horticultural commodity; and the exclusions from the term "employee" provided in this item shall not be deemed applicable with respect to commercial canning, commercial freezing, or any other commercial processing, or with respect to services performed in connection with the cultivation, raising, harvesting and processing of oysters or in connection with any agricultural or horticultural commodity after its delivery to a terminal market for distribution for consumption;
 - (b) any individual employed in domestic service in or about a private home;
- (c) any individual employed in a bona fide executive, administrative, or professional capacity or in the capacity of outside salesman (as such terms are defined and delimited by regulations of the director);

- (d) any individual employed by the United States;
- (e) any individual engaged in the activities of an educational, charitable, religious, or nonprofit organization where the employer-employee relationship does not in fact exist or where the services are rendered to such organizations gratuitiously;
 - (f) any newspaper vendor or carrier;
 - (g) any carrier subject to regulation by Part I of the Interstate Commerce Act;
 - (h) any individual engaged in forest protection and fire prevention activities;
- (i) any individual employed by the state, any county, city or town, municipal corporation or quasi-municipal corporation, political subdivision, or any instrumentality thereof:
- (j) any individual employed by any charitable institution charged with child care responsibilities engaged primarily in the development of character or citizenship or promoting health or physical fitness or providing or sponsoring recreational opportunities or facilities for young people or members of the armed forces of the United States:
- (k) any individual engaged in performing services in a hospital licensed pursuant to chapter 70.41 or chapter 71.12;
- (1) any individual engaged in performing services in a nursing home licensed pursuant to chapter 18.51;
- (m) any individual whose duties require that he reside or sleep at the place of his employment or who otherwise spends a substantial portion of his worktime subject to call, and not engaged in the performance of active duties.
- (6) "Occupation" means any occupation, service, trade, business, industry, or branch or group of industries or employment or class of employment in which employees are gainfully employed.
- (7) "Tipped employee" means any employee engaged in an occupation in which he customarily and regularly receives more than twenty dollars a month in tips."

In line 1 of the title after the semicolon and before "and" insert "amending section 1, chapter 294, Laws of 1959 as amended by section 2, chapter 18, Laws of 1961 extraordinary session and RCW 49.46.010;"

Alfred O. Adams, Chairman, Sid W. Morrison, Vice Chairman.

We concur in this report: Gary Grant, Helmut L. Jueling, Richard A. King, Frank Marzano, David G. Sprague.

The bill was read the second time.

Mr. Adams moved the adoption of the committee amendment.

Mr. Morrison moved the adoption of the following amendment to the committee amendment:

Amend the amendment by the Committee on Labor and Employment Security as follows: On page 3, section 2, subsection (5), subdivision (m) of the mimeographed amendment, after "duties" strike the period and insert a semicolon and add a new paragraph to read as follows:

"(n) any employee employed in connection with the publication of any weekly, semiweekly, or daily newspaper with a circulation of less than four thousand the major part of which circulation is within the county where published or counties contiguous thereto."

Representatives Morrison and Murray spoke in favor of adoption of the amendment to the committee amendment.

- Mr. Chatalas demanded an electric roll call and the demand was sustained.
- Mr. Grant spoke in opposition to the amendment to the committee amendment.

YIELDING TO QUESTION

At the request of Mr. McGavick, Mr. Grant yielded to question.

Mr. McGavick:

"Mr. Grant, when the House Labor and Employment Security Committee held a hearing on the house bill I sponsored which was identical to Senate Bill No. 194, a

lady who said she was a representative of the United Labor Lobby testified to the effect that she wanted the minimum wage law in the State of Washington amended to conform with the federal minimum wage law. The language of Mr. Morrison's amendment is verbatim from the federal law. Can you tell me why the position of labor is different now?"

Mr. Grant:

"I think you misunderstood the woman entirely. I don't think any testimony was given by a representative of labor which suggested that the amendment before us or exemptions included in the federal act should be included in the bill. As a matter of fact, as I recall the committee meeting, the Director of the Department of Labor and Industries pointed out that the original amendment which Dr. Adams and the committee finally approved would, in effect, lower the minimum wage we now have in the state of Washington. I hope you will recall this from the testimony, Mr. McGavick, but I don't recall any labor representative testifying that the federal exemptions should be included in the state act."

YIELDING TO QUESTION

At the request of Mr. McGavick, Mr. Adams yielded to question.

Mr. McGavick:

"Dr. Adams, do you recall the testimony about which I just asked Mr. Grant?"

Mr. Adams:

"I don't recall the exact wording, but I recall essentially what you said."

The Clerk called the roll on the adoption of the amendment by Mr. Morrison to the committee amendment to Senate Bill No. 194, and the motion was carried and the amendment to the amendment adopted by the following vote: Yeas, 47; nays, 40; absent or not voting, 12.

Those voting yea were: Representatives Adams, Amen, Avey, Barden, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Ceccarelli, Chapin, Clark (Newman H.), Clarke (George W.), Cunningham, Elicker, Flanagan, Gladder, Goldsworthy, Gorton, Hill, Hoggins, Holman, Humiston, Jueling, Kiskaddon, Leland, Lewis, Lynch, Mahaffey, McCaffree, McGavick, Morrison, Murray, Newhouse, O'Brien, O'Dell, Reese, Rosellini, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Mr. Speaker—47.

Those voting nay were: Representatives Anderson, Bagnariol, Beck, Brouillet, Charette, Chatalas, Clocksin, Conner, Day, DeJarnatt, Gallagher, Garrett, Grant, Haussler, Hawley, Heavey, Hurley, Jastad, Johnson, Jolly, King, Kink, Kopet, Litchman, Lux, Marsh, Marzano, May, McCormick, McDougall, Merrill, Moon, Perry, Richardson, Sawyer, Sheridan, Smith, Sprague, Taylor, Walgren—40.

Those absent or not voting were: Representatives Backstrom, Bottiger, Copeland, Farr, Harris, Hubbard, Kalich, Kirk, Leckenby, Newschwander, Thompson, Zimmerman—12.

The Speaker declared the question before the House to be adoption of the committee amendment as amended.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Adams yielded to question. Mr. Smith:

"Dr. Adams, in section 1 of the original bill, I notice on line 10 that the minimum wage would be one dollar forty cents per hour. However, on page 2 of your mimeographed amendment, in the proviso it states that the cash remuneration to the employee would be not less than one dollar twenty-five cents per hour. Is that consistent?"

Mr. Adams:

"Yes, it is consistent because, after all, the amendment applies to tipped employees. The definition of tipped employees is:

"'. . . any employee engaged in an occupation in which he customarily and regularly receives more than twenty dollars a month in tips.'

That means the amount they report to the employer, and many receive more than they report! This allows for credit for tips over one dollar twenty-five cents an hour. Also, it does not interfere with any negotiated contracts which they may have. In this state most cities of any size have wage negotiation contracts which exceed what is called for here, even by raising this. Therefore, this minimum wage doesn't refer to credit for the tips they receive. The original law which is being amended did take into consideration tips, but apparently didn't put enough guidelines, and the court ruled the guidelines were insufficient. We are bringing this up to federal standards with relation to tipped employees."

Debate ensued, Representatives Smith and King speaking against adoption of the amendment, and Representative Morrison speaking for its adoption.

Mr. Chatalas demanded an electric roll call and the demand was sustained.

YIELDING TO QUESTION

At the request of Mr. Sprague, Mr. Adams yielded to question.

Mr. Sprague:

"On page 1 in the last three lines of the amendment which is in our books, as I read it, it says you could reduce the salary of the tipped employee to sixty-two and one half cents an hour."

Mr. Adams:

"It says employers can reduce the amount of wage but not by an amount in excess of fifty percent of the applicable minimum wage rate but it states further:

"'. . . Provided Further, That the wage credits permitted by this section shall in no event reduce the cash remuneration to the employee to an amount less than one dollar and twenty-five cents per hour.'"

Mr. Sprague:

"Yes, that is correct. In other words this bill, you would agree then, keeps the wages of the waitresses at one dollar twenty-five cents per hour, or at least it could in some cases."

Mr. Adams:

"No, you are only taking credit for fifty percent of the tips and, secondly, in the areas where there are negotiated wage agreements already it wouldn't apply at all. This would not interfere with any negotiated wage agreement."

Further debate ensued, Representative Clark (Newman H.) speaking in favor of adoption of the committee amendment as amended, and Representatives Sprague and Taylor speaking against its adoption.

The Clerk called the roll on the adoption of the committee amendment as amended to Senate Bill No. 194, and the motion was lost and the amendment not adopted by the following vote: Yeas, 41; nays, 51; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Cunningham, Flanagan, Gladder, Goldsworthy, Gorton, Hill, Hoggins, Holman, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Lewis, Lynch, Mahaffey, McCaffree, McDougall, Morrison, Murray, Newhouse, O'Dell, Reese, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Mr. Speaker—41.

Those voting nay were: Representatives Anderson, Avey, Bagnariol, Barden, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Clock-

sin, Conner, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Grant, Haussler, Hawley, Heavey, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Leland, Litchman, Lux, Marsh, Marzano, May, McCormick, McGavick, Merrill, Moon, O'Brien, Perry, Richardson, Rosellini, Sawyer, Sheridan, Smith, Sprague, Taylor, Thompson, Walgren—51.

Those absent or not voting were: Representatives Backstrom, Copeland, Harris, Hubbard, Leckenby, Newschwander, Zimmerman—7.

Mr. Adams moved the adoption of the committee amendment to the title. The motion was lost and the amendment not adopted.

Mr. Gorton moved that the rules be suspended, Senate Bill No. 194 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was carried on a rising vote.

The Clerk called the roll on the final passage of Senate Bill No. 194, and the bill passed the House by the following vote: Yeas, 82; nays, 8; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson, Avey, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—82.

Those voting nay were: Representatives Amen, Flanagan, Jueling, Lewis, Morrison, Murray, Newhouse, Spanton—8.

Those absent or not voting were: Representatives Backstrom, Berentson, Copeland, Harris, Hubbard, Leckenby, Newschwander, Reese, Thompson—9.

Senate Bill No. 194, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 294, by Senators Bailey, Washington, and Redmon (by joint highway interim committee request):

Authorizing a permanent, single-document program for registration of interstate commercial vehicles.

House of Representatives, Olympia, Wash., March 3, 1967.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred Senate Bill No. 294, authorizing a permanent single document program for registration of interstate commercial vehicles, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 5, line 23 after "pursuant to" and before "and a" strike "RCW 81.80.300" and insert "chapter 81.80 RCW"

On page 3, section 11, beginning on line 20, strike all of the matter down to and including "-.80.3175" on line 21 and insert "identification card and identification plate requirements of chapter 81.80 RCW"

Alfred E. Leland, Chairman, Bob McDougall, Vice Chairman. We concur in this report: Art Avey, Paul Barden, C. W. "Red" Beck, Horace W. Bozarth, Norwood Cunningham, P. J. "Jim" Gallagher, Avery Garrett, Elmer Jastad, Dan Jolly, Bill Kiskaddon, William S. Leckenby, Brian J. Lewis, W. L. "Bill' McCormick, Irving Newhouse, Robert W. O'Dell, Leonard A. Sawyer, Richard L. Smythe, Keith J. Spanton, Fred A. Veroske, F. Pat Wanamaker, Hal Wolf.

The bill was read the second time.

On motion of Mr. Cunningham, the committee amendments were adopted. On motion of Mr. Gorton, the rules were suspended, Senate Bill No. 294 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 294 as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those absent or not voting were: Representatives Harris, Hubbard, Leckenby, Murray, Newschwander—5.

Senate Bill No. 294 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Substitute Senate Bill No. 424, by Committee on Highways: Establishing a scenic and recreational highway system.

House of Representatives, Olympia, Wash., April 7, 1967.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred Engrossed Substitute Senate Bill No. 424, establishing a scenic and recreational highway system, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 3, section 2, subsection (10), beginning on line 25 of the printed bill, being page 3, section 2, subsection (9), beginning on line 15 of the engrossed bill, strike "a junction with primary state highway No. 9, in the vicinity of Discovery Bay" and insert "Sequim Bay State Park"

On page 4, section 2, subsection (13), beginning after "with" on line 14 of the printed bill, being page 4, section 2, subsection (12), line 1 of the engrossed bill, strike "Miller Road in the vicinity northeast of Oak Harbor; also beginning at a junction with Torpedo Road in the vicinity southwest of Oak Harbor, thence southerly to the vicinity of Columbia Beach" and insert "Torpedo Road in the vicinity northeast of Oak Harbor; also beginning at a junction with Miller Road in the vicinity southwest of Oak Harbor, thence southeasterly to a junction with Sherman Road in the vicinity west of Coupeville; also beginning at a junction with Rhododendron Road in the vicinity east of Coupeville, thence southeasterly to a junction with Maxwellton Road"

On page 5, section 2, following subsection (17) of the printed bill, being page 4, section 2, following subsection (16) of the engrossed bill, insert a new subsection as follows:

"(17) Secondary state highway No. 9A, beginning in the vicinity of Laird's Corner on highway No. 9, thence in a westerly direction to Neah Bay."

Renumber the remaining subsections consecutively.

Alfred E. Leland, Chairman, Bob McDougall, Vice Chairman.

We concur in this report: Otto Amen, Horace W. Bozarth, Norwood Cunningham, P. J. "Jim" Gallagher, Elmer Jastad, Dan Jolly, Bill Kiskaddon, Brian J. Lewis, W. L. "Bill" McCormick, Irving Newhouse, Robert W. O'Dell, Richard L. Smythe, David G. Sprague, Fred A. Veroske, F. Pat Wanamaker, Jonathan Whetzel, Hal Wolf.

The bill was read the second time.

On motion of Mr. Leland, the committee amendments were adopted.

On motion of Mr. Gorton, the rules were suspended, Engrossed Substitute Senate Bill No. 424 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

YIELDING TO QUESTION

At the request of Mr. Bottiger, Mr. Whetzel yielded to question.

Mr. Bottiger:

"For the record, Mr. Whetzel, as I understand this bill it would not prohibit a farmer from installing a sign that says something like 'Roy Rodeo, on a certain date' or 'Firemen's Benefit Dance, on a certain date' on his property. Is that also your understanding?"

Mr. Whetzel:

"I don't know if this is the same answer as given in the Senate, but there is nothing in the bill granting any exercise of police power to the highway commission. Therefore, I can see no restriction by virtue of this bill on what the property owner along any of these highways can do."

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 424 as amended by the House, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—96.

Those absent or not voting were: Representatives Harris, Leckenby, Newschwander—3.

Engrossed Substitute Senate Bill No. 424 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 293, by Senators Bailey, Washington, and Redmon (by joint highway interim committee request):

Extending joint highways single cab card pilot program through 41st legislature.

MOTION

Mr. Leland moved that Senate Bill No. 293 be rereferred to the Committee on Rules and Administration.

YIELDING TO QUESTION

At the request of Mr. McGavick, Mr. Leland yielded to question.

Mr. McGavick:

"Mr. Leland, I spoke with an employee of the Department of Motor Vehicles this morning, and he told me he is still interested in having this bill passed. Is the single license program being taken care of in another bill?"

Mr. Leland:

"Mr. McGavick, the Joint Highways Committee and the Truckers Association desired this bill to carry through the session but any need of it was eliminated by House Bill No. 294.

The motion was carried.

Engrossed Senate Bill No. 507, by Senator Cooney:

Prohibiting certain wiretapping and eavesdropping.

The House resumed consideration of Engrossed Senate Bill No. 507 on second reading.

The bill was read the second time.

Mr. Hill moved the adoption of the following amendment:

On page 4 of the engrossed bill, following Sec. 6, add a new section as follows:

"NEW SECTION. Sec. 7. Section 12, page 78, Laws of 1854, as last amended by section 1, chapter 112, Laws of 1919, and RCW 9.48.030 are each amended to read as follows:

"The killing of a human being, unless it is excusable or justifiable, is murder in the first degree when committed either—

- "(1) With a premeditated design to effect the death of the person killed, or of another; or,
- "(2) By an act imminently dangerous to others and envincing a depraved mind, regardless of human life, without a premeditated design to effect the death of any individual; or,
- "(3) Without design to effect death, by a person engaged in the commission of, or in an attempt to commit, or in withdrawing from the scene of, a robbery, rape, burglary, larceny or arson in the first degree; or,
- "(4) By maliciously interfering or tampering with or obstructing any switch, frog, rail roadbed, sleeper, viaduct, bridge, trestle, culvert, embankment, structure or appliance pertaining to or connected with any railway, or any engine, motor or car of such railway.

"Murder in the first degree shall be punishable by imprisonment in the state penitentiary for life, unless the jury, or the court after a plea of guilty shall find that the punishment shall be death; and in every trial for murder in the first degree, the jury shall, if it find the defendant guilty, also find a special verdict as to whether or not the death penalty shall be inflicted; and if such special verdict, or the finding of the court after a plea of guilty is in the affirmative, the penalty shall be death, otherwise, it shall be as herein provided. All executions in accordance herewith shall take place at the state penitentiary under the direction of and pursuant to arrangements made by the superintendent thereof.

"Sec. 8. Section 3, page 76, Laws of 1854, as last amended by section 1, chapter 52, Laws of 1951, and RCW 10.01.060 are each amended to read as follows:

"No person informed against or indicted for a crime shall be convicted thereof, unless by admitting the truth of the charge in his plea, by confession in open court, or

by the verdict of a jury, accepted and recorded by the court: *Provided However*, That [except in capital cases,] where the person informed against or indicted for a crime is represented by counsel, such person may, with the assent of the court, waive trial by jury and submit to trial by the court.

"Sec. 9. Section 87, page 115, Laws of 1854, as last amended by section 1062, Code of 1881, and RCW 10.49.010 are each amended to read as follows:

"If, on the arraignment of any person, he shall plead guilty, if the offense charged be not murder, the court shall, in their discretion, hear testimony, and determine the amount and kind of punishment to be inflicted; but [if the defendant plead guilty to a charge of murder, a jury shall be impaneled to hear testimony, and determine the degree of murder and the punishment therefor] the court shall not accept a plea of guilty to a charge of murder if the defendant be not represented by counsel."

Renumber the remaining section consecutively.

POINT OF ORDER

The Speaker recognized Mr. Charette on a point of order.

Mr. Charette:

"Mr. Speaker, the point of order I raise is, is the amendment as proposed by Representative Hill within the scope and object and within the title of Senate Bill No. 507 which relates to communication? This amendment relates to criminal procedure."

The Speaker recognized Mr. Hill.

Mr. Hill:

"In reply to the point of order, there is a title amendment on the desk. I have consulted with the bill drafting service and they indicate this is possible."

RULING BY THE SPEAKER

The Speaker:

"It would appear that with the title amendment, the amendment would be within the scope of the bill."

POINT OF ORDER

The Speaker recognized Mr. Charette on a point of order.

Mr. Charette:

"Speaking to the point, if every time someone wants a bill or an amendment tagged on another bill, if they have a title amendment on the desk, then you must rule it to be within the title. It seems to me your ruling must come before the title amendment."

RULING BY THE SPEAKER

The Speaker:

"It is not dependent on the title amendment. The title is broad enough, as I understand it, to include this amendment. You couldn't put two subjects under the same title but it appears to me that this would conform to the purpose of the original bill. I understand your point, Mr. Charette, and I certainly wouldn't go along with that sort of move, but I don't believe in this particular case it would apply. I would rule that Mr. Hill's amendment is in order."

Debate ensued, Representative Charette speaking against adoption of the amendment and Representative Litchman speaking in favor of its adoption.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Hill yielded to question.

Mr. Smith:

"Mr. Hill, would you say that your amendment makes it easier for a person to get the death sentence?"

Mr. Hill:

"No, Mr. Smith."

Further debate ensued, Representative Hill speaking in favor of adoption of the amendment and Representative Smith speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Day, Mr. Charette yielded to question. Mr. Day:

"Mr. Charette, in the recent Candy Rogers case in Spokane County, it was my understanding there were some four or five confessions in various stages of the investigation which were refuted. Some were refuted quite awhile after they were made. What problems could arise in such a situation if there were a court-appointed attorney who entered a plea, a man who was not personally acquainted with the man who confessed?"

Mr. Charette:

"In answer to your question, Representative Day, I read about that case in the paper but I am not completely familiar with it. I think that case brings to light the fact that under the present law the individual would have to be tried, and the confessions would be subject to the scrutiny of a defense attorney during the course of the trial. If the man went in and entered a plea of guilty to first degree murder, then the confessions would undoubtedly be received by the court. I believe each judge has the feeling he can receive these confessions and determine the probable value of the confession itself. I think that even in a crime of that type, where we are certain of guilt, the person charged should have the opportunity to appear before the bar of the court and have twelve individuals judge whether or not he will lose his life as the present law reads. In further answer to your question, I certainly feel that we have one of the finest benches in the United States here within the State of Washington, but judges are human beings and are just as subject to being prejudiced as are other people."

On motion of Mr. King, the House deferred further consideration of Engrossed Senate Bill No. 507, and the bill was ordered placed on tomorrow's second reading calendar.

THIRD READING OF BILLS

Senate Bill No. 519, by Senators Woodall, Cooney, and Greive:

Stipulating damages which may be awarded to parent in actions for injury or death of child.

MOTION

Mr. Adams moved that the rules be suspended and Senate Bill No. 519 returned to second reading for the purpose of amendment.

Debate ensued, Representative Adams speaking in favor of the motion and Representative Litchman speaking against it.

Mr. Kink demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Conner, Harris, Kalich, Leckenby, Newschwander, O'Dell, and Thompson.

On motion of Mr. McDougall, the absent members were excused and the House proceeded with business under the call of the House.

The Speaker stated the question before the House to be the motion by Mr. Adams to suspend the rules and return Senate Bill No. 519 to second reading for the purpose of amendment.

Mr. Chatalas demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion by Mr. Adams to suspend the rules and return Senate Bill No. 519 to second reading for the purpose of amendment, and the motion was lost by the following vote: Yeas, 46; nays, 46; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Brazier, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Hawley, Hoggins, Holman, Humiston, Jueling, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, Merrill, Morrison, Murray, Newhouse, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—46.

Those voting nay were: Representatives Anderson, Avey, Backstrom, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Copeland, Day, DeJarnatt, Gallagher, Garrett, Grant, Haussler, Heavey, Hill, Hubbard, Hurley, Jastad, Johnson, Jolly, King, Kink, Litchman, Lux, Marsh, Marzano, May, McCormick, McGavick, Moon, O'Brien, Perry, Reese, Richardson, Rosellini, Sawyer, Sheridan, Smith, Sprague, Taylor, Walgren—46.

Those absent or not voting were: Representatives Conner, Harris, Kalich, Leckenby, Newschwander, O'Dell, Thompson—7.

Senate Bill No. 519 was read the third time and placed on final passage.

Debate ensued, Representatives Sprague, Bottiger, and Chapin speaking in favor of passage of the bill, and Representatives Adams and Clocksin speaking against its passage.

Mr. Kink demanded the previous question and the demand was sustained. The Clerk called the roll on the final passage of Senate Bill No. 519, and the bill passed the House by the following vote: Yeas, 62; nays, 30; absent or not voting, 7.

Those voting yea were: Representatives Anderson, Backstrom, Bagnariol, Barden, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Holman, Hubbard, Hurley, Jastad, Johnson, Jolly, King, Kink, Kiskaddon, Kopet, Litchman, Lux, Marsh, Marzano, May, McCormick, McGavick, Merrill, Moon, Morrison, O'Brien, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Spanton, Sprague, Swayze, Taylor, Walgren, Whetzel, Wolf—62.

Those voting nay were: Representatives Adams, Amen, Avey, Berentson, Bledsoe, Bluechel, Brazier, Clark (Newman H.), Clarke (George W.), Clocksin, Flanagan, Goldsworthy, Hoggins, Humiston, Jueling, Kirk, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, Murray, Newhouse, Reese, Smythe, Veroske, Wanamaker, Zimmerman, Mr. Speaker—30.

Those absent or not voting were: Representatives Conner, Harris, Kalich, Leckenby, Newschwander, O'Dell, Thompson—7.

Senate Bill No. 519, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Gorton, the House dispensed with further business under the call of the House.

agent of the secretary control

PERSONAL PRIVILEGE

The Speaker recognized Mr. Haussler on a point of personal privilege. Mr. Haussler:

"I have been informed by television, radio, newspapers, telegrams, and carrier pigeons that my name was mentioned yesterday in my absence during the heat of discussion on Senate Bill No. 309. I think most of us know how long Senate Bill No. 309 had been in Rules, and I think we all knew what would happen if it came out of Rules. When this bill first came over from the Senate, I talked with some of the leadership on the Republican side and I had reason to believe that the bill would stay in Rules. Later, when the Governor's tax package came out, I voted for it for my own personal reasons. I wanted to expedite the passage of the bill or else kill it because I wanted to see the session end. I felt that it was not in the best interest of the taxpayers for us to remain here, and I certainly felt that it did not hurt to give the people an opportunity to vote on an income tax. There were no commitments asked by me, and none made."

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 18, 1967.

Mr. Speaker

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The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 282 and passed the bill as amended by the Free Conference Committee.

Ward Bowden, Secretary.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 18, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 202 and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Uhlman, Twigg, and Mardesich.

Ward Bowden, Secretary.

MOTION

On motion of Mr. McDougall, the House granted the request of the Senate for a conference on Engrossed House Bill No. 202.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed Representatives Whetzel, Sprague, and Brazier as members of the Conference Committee on Engrossed House Bill No. 202.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 17, 1967.

Mr. Speaker:

The President has signed: House Bill No. 281; and

House Bill No. 449; and

House Joint Memorial No. 18; and

House Concurrent Resolution No. 42; and

House Concurrent Resolution No. 45, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 18, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 472, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 472.

MOTION

On motion of Mr. McDougall, the House adjourned until 11:00 a.m., Wednesday, April 19, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FORTY-FIRST DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Wednesday, April 19, 1967.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll and all members were present except Representatives Brazier, Cunningham, Harris, Kiskaddon, Leckenby, Leland, Mc-Cormick, Newschwander, Swayze, Taylor, and Thompson.

Representatives Brazier, Harris, Leckenby, Newschwander, and Swayze were excused

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Arthur I. Anderson of the Gloria Dei Lutheran Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

ANNOUNCEMENT BY THE SPEAKER

The Speaker:

"Representative Harris is in Deaconess Hospital in Spokane. Due to his extreme illness, his medical advisers tell us he will not be able to return to the session. I have, therefore, asked Representative Adams to serve on the Rules and Administration Committee."

MOTION

On motion of Mr. McDougall, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 1:30 p.m.

The Clerk called the roll and all members were present except Representatives Chapin, Harris, Kiskaddon, Leckenby, McCaffree, Newschwander, Saling, Sawyer, Swayze, and Taylor. Representatives Harris, Leckenby, Newschwander, Saling, and Swayze were excused.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 261; also Substitute House Bill No. 532.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 15, 1967.

Mr. Speaker:

The Senate again refuses to recede from its amendments to Engrossed House Bill No. 133 and asks the House to concur, and said bill together with the Senate amendments are herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Lewis, the House adhered to its previous position and refused to concur in the Senate amendments to Engrossed House Bill No. 133 and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed House Bill No. 133, Representatives Chapin, Garrett, and Lewis.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 17, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 483 with the following amendments:

On line 4 of the title after "choice;" and before "and" insert "amending section 15, chapter 1, Laws of 1961 and RCW 41.06.150;"

On page 5, add a new section after section 12 to read as follows:

"Sec. 13. Section 15, chapter 1, Laws of 1961 and RCW 41.06.150 are each amended to read as follows:

The board shall adopt and promulgate rules and regulations, consistent with the purposes and provisions of this chapter and with the best standards of personnel administration, regarding the basis for, and procedures to be followed for, the dismissal, suspension, or demotion of an employee, and appeals therefrom; certification of names for vacancies, including departmental promotions, with the number of names equal to two more names than there are vacancies to be filled, such names representing applicants rated highest on eligibility lists; examinations for all positions in the competitive and noncompetitive service; appointments; probationary periods of six months and rejections therein; transfers; sick leaves and vacations; hours of work; layoffs when necessary and subsequent reemployment both according to seniority; determination of appropriate bargaining units within any agency: Provided, That in making such determination the board shall consider the duties, skills, and working conditions of the employees, the history of collective bargaining by the employees and their bargaining representatives, the extent of organization among the employees, and the desires of the employees; certification and decertification of exclusive bargaining representatives; agreements between agencies and [employee organizations] certified exclusive bargaining representatives providing for grievance procedures and collective negotiations on all personnel matters [, including wages, hours and working conditions, which may be peculiar to an agency] over which the appointing authority of the appropriate bargaining unit of such agency may lawfully exercise discretion; written agreements may contain provisions for payroll deductions of employee organization dues upon authorization by the employee member and for the cancellation of such payroll deduction by the filing of a proper prior notice by the employee with the appointing authority and the employee organization: Provided, That nothing contained herein shall permit or grant to any employee the right to strike or refuse to perform his official duties; adoption and revision of a comprehensive classification plan for all positions in the classified service, based on investigation and analysis of the duties and responsibilities of each such position; allocation and reallocation of positions

within the classification plan; adoption and revision of a state salary schedule to reflect not less than the prevailing rates in Washington state private industries and other governmental units for positions of a similar nature, such adoption and revision subject to approval by the state budget director in accordance with the provisions of [chapter 328, Laws of 1949 (chapter 43.88 RCW)] chapter 43.88 RCW; training programs, including in-service, promotional and supervisory; regular increment increases within the series of steps for each pay grade, based on length of service for all employees whose standards of performance are such as to permit them to retain job status in the classified service; and providing for veteran's preference as required by existing statutes.

Renumber the remaining section as Sec. 14., and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTIONS

Mr. Humiston moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 483 and that the Senate be asked to recede therefrom.

Mr. O'Brien moved the House concur in the Senate amendments to Engrossed House Bill No. 483.

Mr. Smith demanded an electric roll call and the demand was sustained. Representative O'Brien spoke in favor of the motion to concur in the Senate amendments and Representative Humiston spoke against it.

Mr. Chatalas demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Chapin, Harris, Kiskaddon, Leckenby, Newschwander, Saling, Sawyer, Swayze, and Taylor.

On motion of Mr. McDougall, the absent members were excused and the House proceeded with business under the call of the House.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

Mr. Sawyer appeared at the bar of the House.

MOTION

Mr. Gorton moved the House defer further consideration of Engrossed House Bill No. 483, and the bill be ordered placed on tomorrow's fifth order of business.

Mr. O'Brien demanded an electric roll call and the demand was sustained. Representative O'Brien spoke against the motion.

YIELDING TO QUESTION

At the request of Mr. Grant, Mr. Gorton yielded to question.

Mr. Grant:

"Mr. Gorton, I heard your motion, and I would like to know what the object is. What can we accomplish by waiting until tomorrow on this particular bill?"

Mr. Gorton:

"I don't think waiting until tomorrow will affect the final passage or failure of final passage of this bill in the slightest. Some people would like to wait until tomorrow to take a further look at it and let more people be here."

Debate ensued, Representative Adams speaking in favor of the motion, and Representatives McGavick and Smith speaking against it.

YIELDING TO QUESTION

At the request of Mr. Humiston, Mr. Bottiger yielded to question. Mr. Humiston:

"Mr. Bottiger, on the first page of the mimeographed amendment, about eight lines from the bottom, it says 'certification and decertification of exclusive bargaining representatives.' Now, I refer you to the second page of these three pages which you gave me that are Rule XX of the personnel board. My question is this, Would the personnel board have the legal right to include the kind of language that is in subparagraph 4, the second paragraph on the second page, that relates to individual grievances or minority group grievances, under the language of the statutory bargaining act?"

Mr. Bottiger:

"Dr. Humiston, in my opinion they would. You have to understand that the statute outlines in brief form the guidelines as to the extent of the authority of the personnel board. The court would say that the personnel board has all the authority expressly given by statute and that implied therefrom. This matter would be included in the second category. The problem we have, and the reason the amendment comes to us, is that the original state civil service law provides that the personnel board shall adopt the policies and procedures for collective negotiations between employee organizations and agencies affected concerning certain instances covered outside the civil service act. We are, therefore, talking about a very narrow point of labor-management relationships. In other words, it can't be wages, hours, or working conditions which are already fixed. Therefore, the personnel board adopted Article XX patterned after the national labor relations act except that they put in some minority protections. In direct answer to your question, I see nothing in this language which would prohibit them from continuing these minority protections. I think the better question would be, 'Do they have to?' and I say, 'No, they don't have to.'"

 $\operatorname{Mr.}$ McDougall demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the motion to defer consideration of Engrossed House Bill No. 483 until tomorrow.

The Clerk called the roll on the motion to defer further consideration of Engrossed House Bill No. 483 until Thursday, April 20, and the motion was lost by the following vote: Yeas, 43; nays, 48; absent or not voting, 8.

Those voting yeawere: Representatives Adams, Amen, Berentson, Bledsoe, Bluechel, Brazier, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Elicker, Flanagan, Gladder, Goldsworthy, Gorton, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Jueling, Kirk, Kopet, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, Morrison, Murray, Newhouse, O'Dell, Reese, Smythe, Spanton, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—43.

Those voting nay were: Representatives Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Clocksin, Conner, Day, DeJarnatt, Farr, Gallagher, Garrett, Grant, Haussler, Heavey, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Litchman, Lux, Marsh, Marzano, May, McCormick, McGavick, Merrill, Moon, O'Brien, Perry, Richardson, Rosellini, Sawyer, Sheridan, Smith, Sprague, Thompson, Walgren—48.

Those absent or not voting were: Representatives Chapin, Harris, Kiskaddon, Leckenby, Newschwander, Saling, Swayze, Taylor—8.

The Speaker declared the question before the House to be the motion by Mr. O'Brien that the House do concur in the Senate amendments to Engrossed House Bill No. 483.

Mr. McDougall demanded the previous question and the demand was sustained.

The Clerk called the roll on the motion by Mr. O'Brien and the motion was carried by the following vote: Yeas, 57; nays, 34; absent or not voting, 8.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clocksin, Conner, Copeland, Day, DeJarnatt, Farr, Gallagher, Garrett, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Hubbard, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Litchman, Lux, Marsh, Marzano, May, McCaffree, McCormick, McGavick, Merrill, Moon, O'Brien, Perry, Richardson, Rosellini, Sawyer, Sheridan, Smith, Sprague, Thompson, Walgren, Wanamaker—57.

Those voting nay were: Representatives Adams, Amen, Berentson, Bledsoe, Bluechel, Clark (Newman H.), Clarke (George W.), Cunningham, Elicker, Flanagan, Gladder, Goldsworthy, Gorton, Holman, Humiston, Jueling, Kopet, Leland, Lewis, Lynch, Mahaffey, McDougall, Morrison, Murray, Newhouse, O'Dell, Reese, Smythe, Spanton, Veroske, Whetzel, Wolf, Zimmerman, Mr. Speaker—34.

Those absent or not voting were: Representatives Chapin, Harris, Kiskaddon, Leckenby, Newschwander, Saling, Swayze, Taylor—8.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 483 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 483 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 71; nays, 20; absent or not voting, 8.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, O'Brien, Perry, Richardson, Rosellini, Sawyer, Sheridan, Smith, Smythe, Sprague, Thompson, Walgren, Wanamaker, Wolf, Zimmerman—71.

Those voting nay were: Representatives Adams, Amen, Berentson, Bluechel, Clark (Newman H.), Clarke (George W.), Gladder, Goldsworthy, Humiston, Kopet, Lewis, Morrison, Murray, Newhouse, O'Dell, Reese, Spanton, Veroske, Whetzel, Mr. Speaker—20.

Those absent or not voting were: Representatives Chapin, Harris, Kiskaddon, Leckenby, Newschwander, Saling, Swayze, Taylor—8.

Engrossed House Bill No. 483 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 17, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 498 with the following amendments:

On page 3, section 2, line 7 of the printed bill, after "ments" being line 6 of the engrossed bill, after "arguments" strike the semicolon and insert ", and"

On page 3, section 2, line 8 of the printed bill, being line 7 of the engrossed bill, after "under investigation." strike all of the material down to and including "contempt" on line 11 of the printed bill, being line 28 of the engrossed bill, and insert "The provisions of section 10, chapter 237, Laws of 1967 shall apply to subpoenas issued hereunder.", and the same is herewith transmitted.

Ward Bowden, Secretary.

On motion of Mr. Humiston, the House concurred in the Senate amendments to Engrossed House Bill No. 498.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 498 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 498 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kopet, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—91.

Those absent or not voting were: Representatives Chapin, Harris, Kiskaddon, Leckenby, Newschwander, Saling, Swayze, Taylor—8.

Engrossed House Bill No. 498 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 18, 1967.

Mr. Speaker:

The Senate refuses to concur in the House amendment to Engrossed Senate Bill No. 638 and asks the House to recede therefrom, and said bill together with the House amendment thereto are herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Whetzel, the House receded from its amendment to Engrossed Senate Bill No. 638.

FINAL PASSAGE OF SENATE BILL WITHOUT HOUSE AMENDMENT

The Speaker stated the question before the House to be the final passage of Engrossed Senate Bill No. 638 without the House amendment.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 638 without the House amendment, and the bill passed the House by the following vote: Yeas, 81; nays, 10; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, Kirk, Kopet, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—81.

Those voting nay were: Representatives Beck, Bottiger, Charette, De-Jarnatt, Heavey, King, Kink, Marsh, Thompson, Walgren—10.

Those absent or not voting were: Representatives Chapin, Harris, Kiskaddon, Leckenby, Newschwander, Saling, Swayze, Taylor—8.

Engrossed Senate Bill No. 638 without the House amendment, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Gorton, the House dispensed with further business under the call of the House.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 18, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bill, entitled:

House Bill No. 976:

Defining duties and providing for disposition of funds during transitional period for community college reorganization.

Very truly yours, Raymond W. Haman, Legal Counsel to the Governor.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

House Concurrent Resolution No. 47, by Representatives Backstrom and Flanagan:

Directing legislative budget committee to study public school costs.

On motion of Mr. Gorton, the rules were suspended, House Concurrent Resolution No. 47 was advanced to second reading and read the second time.

On motion of Mr. Backstrom, the rules were suspended, House Concurrent Resolution No. 47 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representatives Backstrom and Flanagan spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 47, and the resolution passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman

H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kopet, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Dell, Perry, Reese, Richardson, Rosellini, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—90.

Those absent or not voting were: Representatives Chapin, Harris, Kiskaddon, Leckenby, Newschwander, O'Brien, Saling, Swayze, Taylor—9.

House Concurrent Resolution No. 47, having received the constitutional majority, was declared passed.

House Concurrent Resolution No. 48, by Representatives Garrett, Copeland, and Lewis:

Recognizing the National Recreation and Park Congress convention to be held in Seattle, in 1968.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 48 was advanced to second reading and read the second time.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 48 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representative Garrett spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 48, and the resolution passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, De-Jarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kopet, Leland, Lewis, Litchman, Lux, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Richardson, Rosellini, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—86.

Those absent or not voting were: Representatives Adams, Chapin, Harris, Kiskaddon, Leckenby, Lynch, Mahaffey, Newschwander, Reese, Saling, Swayze, Taylor, Veroske—13.

House Concurrent Resolution No. 48, having received the constitutional majority, was declared passed.

RESOLUTIONS

House Resolution No. 67-87, by Representatives Backstrom and Holman:

Whereas, By present legislative authority, the counties of the state may levy a specific tax upon the sale of real estate, the proceeds of which are dedicated to the support of public schools; and

Whereas, A recent interim legislative study of said real estate tax in Washington found and concluded that the levy, despite obvious inequities, was a valuable part of the overall tax system of the state; and

Whereas, As a result of that study, several recommendations directed toward improving the administration, imposition, and revenue-producing capability of the tax were incorporated in legislation introduced into the Fortieth Legislature; and

Whereas, Said legislation has failed of passage due to certain reservations and interpretations relating to specific provisions and the anticipation of future problems;

Now Therefore, Be It Resolved, By the House of Representatives, That the Legislative Budget Committee be directed to continue the investigation, during the ensuing biennium, of the problems inherent in the equitable and efficient levy of the real estate excise tax and report its conclusions to the Forty-first Regular Session of the Legislature.

Mr. Backstrom moved the adoption of the resolution.

Representative Backstrom spoke in favor of adoption of the resolution and Representative Clark (Newman H.) spoke against its adoption.

The motion carried and the resolution was adopted.

House Resolution No. 67-88, by Representatives Backstrom and Day:

Whereas, The passage of legislation appropriating \$2,500,000.00 for a computer center and related systems to provide the State with a modern data collection, retrieval and information system is contemplated, and

retrieval and information system is contemplated; and

Whereas, Said data collection, retrieval and information system using computer
facilities is of vital concern to the State Legislature in its surveillance over appropriations and its audit of performance by the executive branch; and

Whereas, It is a legislative duty and responsibility to assure the people such data processing systems shall not be used to invade the privacy of citizens of this State; and

Whereas, It is necessary and mandatory that rules for the exchange or mutual use of information collected and stored in computers be established, and existing rules reviewed;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Budget Committee is hereby authorized and directed to study and report to the Legislature periodically on the plans and progress related to computer applications and information systems; and

Be It Further Resolved, That the Legislative Budget Committee shall specifically direct its attention to ascertaining whether the use of such data collection, retrieval and information system is being used for the purposes intended; and

Be It Finally Resolved, That the Legislative Budget Committee shall solicit the cooperation of the Governor and the State Auditor to assure that abuses of such data collection systems will be effectively precluded, and shall submit its findings, conclusions and recommendations for legislation prior to the convening of the Forty-first Legislature.

Mr. Backstrom moved the adoption of the resolution.

Debate ensued, Representative Backstrom speaking in favor of adoption of the resolution, and Representatives Clark (Newman H.) and McGavick speaking against its adoption.

MOTION

On motion of Mr. Wolf, the House deferred further consideration of the resolution by Representatives Backstrom and Day, and the resolution was ordered placed on tomorrow's sixth order of business.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Farr on a point of parliamentary inquiry. Mr. Farr:

"Mr. Speaker, would this be a proper point for notice of reconsideration of Engrossed House Bill No. 483?"

The Speaker:

"Yes, you can give notice of reconsideration at any time."

NOTICE OF RECONSIDERATION

Mr. Farr served notice that, having voted on the prevailing side, he would on the next working day move for reconsideration of the vote by which Engrossed House Bill No. 483 as amended by the Senate passed the House.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 19, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate Bill No. 294, and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 19, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 318 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 19, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 338, and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 19, 1967.

Mr. Speaker:

The Senate has adopted: House Concurrent Resolution No. 46, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 19, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 194; and

Senate Bill No. 282; and Senate Bill No. 519; and

Senate Joint Resolution No. 24, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 19, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 318, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 194; also

Senate Bill No. 282; also

Senate Bill No. 318; also-

Senate Bill No. 519; also

Senate Joint Resolution No. 24.

SECOND READING OF BILLS

Engrossed Senate Bill No. 507, by Senator Cooney:

Prohibiting certain wiretapping and eavesdropping.

The House resumed consideration of Engrossed Senate Bill No. 507 on second reading.

The Speaker declared the question before the House to be adoption of the amendment by Representative Hill. (See pp. 2016 to 2017 for amendment.)

Mr. Elicker moved the adoption of the following amendment to the amendment by Representative Hill to Engrossed Senate Bill No. 507:

On page 2, line 17, of the amendment by Representative Hill, strike "if the offense charged be not murder, the court shall, in their" and insert "the court may in its"

Representative Hill spoke in favor of adoption of the amendment to the amendment.

The motion was carried and the amendment by Representative Elicker to the amendment by Representative Hill to Engrossed Senate Bill No. 507 was adopted.

On motion of Mr. Smith, the following amendment by Representatives Smith and Garrett to the amendment by Representative Hill to Engrossed Senate Bill No. 507 was adopted:

On page 2, line 23 of the amendment by Representative Hill, after "counsel" and before the period insert ": Provided, That the death penalty shall not be invoked by the court unless recommended by a jury"

The Speaker declared the question before the House to be the adoption of the amendment by Representative Hill as amended to Engrossed Senate Bill No. 507.

The motion was lost and the amendment not adopted on a rising vote.

On motion of Mr. Gorton, the rules were suspended, Engrossed Senate Bill No. 507 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representatives Heavey and Elicker spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Backstrom, Mr. Heavey yielded to question.

Mr. Backstrom:

"I have continuously offered my objections because of eavesdropping. Do we have it clear that this bill precludes eavesdropping?"

Mr. Heavey:

"Right now we have no laws that prevent eavesdropping. Somebody can eavesdrop if they have the equipment to do it. This law prevents them from doing it, but it does permit, in rare instances with court approval, the prosecuting attorney or attorney general to eavesdrop or tap lines. I also want to point out that this in no way circumvents the federal laws of wiretapping because they take precedence over our laws."

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 507, and the bill passed the House by the following vote: Yeas, 86; nays, 2; absent or not voting, 11.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clarke (George W.), Clocksin, Conner, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kopet, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—86.

Those voting nay were: Representatives Clark (Newman H.) and Leland—2.

Those absent or not voting were: Representatives Chapin, Copeland, Harris, Hawley, Kiskaddon, Leckenby, Mahaffey, Newschwander, Saling, Swayze, Taylor—11.

Engrossed Senate Bill No. 507, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 122, by Senators Dore, Kupka, Keefe, Washington, Rasmussen, Knoblauch and Hallauer (by Facilities and Operations Committee request):

Regulating legislative lobbying.

House of Representatives, Olympia, Wash., March 31, 1967.

Mr. Speaker:

We, a majority of your Committee on State Government and Legislative Procedures, to whom was referred Engrossed Senate Bill No. 122, regulating legislative lobbying, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike all matter after the enacting clause and insert:

"NEW SECTION. Section 1. When used in this act:

- (1) The term "contribution" includes a gift, subscription, loan, advance or deposit of money or anything of value and includes a contract, promise or agreement, whether or not legally enforceable, to make a contribution, given with the intent of influencing the passage or defeat of any pending or proposed legislation.
- (2) The term "expenditure" includes a payment, distribution, loan, advance, deposit, or gift of money or anything of value, and includes a contract, promise or agreement, whether or not legally enforceable, to make an expenditure; excluding ordinary and necessary expenditures for meals or refreshments;
- (3) The term "person" includes an individual, partnership, committee, association, corporation, and any other organization or group of persons. The term does not include a member or member-elect of either house of the state legislature;
- (4) The term "legislation" means bills, resolutions, amendments, nominations, and other matters pending or proposed in either house of the legislature.

NEW SECTION. Sec. 2. (1) Any person who shall be engaged for pay or for any consideration for the purpose of attempting to influence the passage or defeat of any legislation by the legislature of the state of Washington or the approval or veto of any legislation by the governor of the state of Washington shall register with the president of the senate and the speaker of the house before doing anything in furtherance of such object and shall give to such officers in writing and under oath a statement showing:

- (a) Name and business address;
- (b) Name and address of the person or persons by whom he is employed and in whose interest he appears or works and by whom he is compensated;

(c) The duration of such employment;

- (d) Whether he is paid on a permanent basis with a lobbying assignment as a partial, temporary or incidental part of his duties, or whether his compensated employment is solely for lobbying purposes;
 - (e) A written authorization from each person by whom he is so employed;
 - (f) The general area or areas of his legislative interest;
- (g) The total amount of all contributions and expenditures made, incurred, or expended for the purposes described in this section, except that such amount need not include personal living and travel expenses.
- (2) The statement required by this section shall be made on a form agreed upon by the president of the senate and speaker of the house, a duplicate copy of which shall be filed with and preserved by the secretary of state for a period of three years as a public record open to public inspection. Such statement shall be filed not later than sixty days after the adjournment of each regular and extraordinary session of the

legislature: *Provided, However*, When an extraordinary session follows immediately after a regular session, such statement shall be filed not later than sixty days after the adjournment of the extraordinary session.

NEW SECTION. Sec. 3. The following activities shall not be deemed to require compliance with section 2 of this act:

- (1) The activities or appearance of a person promoting or opposing the passage of any legislation or its approval or veto by the governor, in his own behalf and not as a representative, agent or employee of another person;
- (2) Providing professional services in the drafting of legislative measures or in advising clients and rendering opinions as to the construction and effect of proposed or pending legislation, or in communicating with members of the legislature or the governor in connection therewith.

NEW SECTION. Sec. 4. No agreement to accomplish any purpose set forth in section 2 of this act shall be enforceable and no action shall be brought thereon where payment of all or any part of the compensation under said agreement depends in any manner upon the passage or defeat or executive approval or veto of any legislation, or upon any other contingency in connection with legislation: Provided, That this section shall not apply to those agreements made between attorney and client in connection with claims against the state of Washington.

NEW SECTION. Sec. 5. Any person who (a) files any document provided for in this act that contains any materially false statement or material omission or (b) wilfully fails to comply with any material requirement of this act shall be guilty of a gross misdemeanor and shall be punished by a fine of not more than five thousand dollars or imprisonment in the county jail for not more than twelve months, or by both such fine and imprisonment, and shall be prohibited, for a period of ten years from the date of such conviction, from being registered as a lobbyist in either the senate or the house of representatives; and in addition thereto, shall be liable for damage caused by such violation to person or persons adversely affected thereby including members and members-elect of the Washington state legislature.

NEW SECTION. Sec. 6. The attorney general shall enforce the provisions of this act and shall prosecute, or may delegate to the appropriate prosecuting attorney the prosecution of all violations of this act: **Provided**, That this section shall not preclude actions for the recovery of damages."

Norwood Cunningham, Chairman, Thomas A. Swayze, Jr., Vice Chairman.

We concur in this report: Stewart Bledsoe, Alan Bluechel, Thomas L. Copeland, Caswell J. Farr, Edward F. Harris, Robert A. Perry.

The bill was read the second time.

Mr. Cunningham moved the adoption of the committee amendment.

On motion of Mr. Cunningham, the following amendment to the committee amendment to Engrossed Senate Bill No. 122 was adopted:

On page 1, section 1, line 11 of the committee amendment following "expenditure;" strike "excluding ordinary and necessary expenditures for meals or refreshments;"

Mr. Cunningham moved the adoption of the following amendment to the committee amendment to Engrossed Senate Bill No. 122:

On page 2, section 2, following subsection (f) of the committee amendment strike the remainder of the section and insert the following:

- "(2) In addition, any person as described in subsection 1 above shall similarly file not later than sixty days after the adjournment of each regular and extraordinary session of the legislature a statement of all contributions and expenditures made, incurred, or expended for the purposes described in this section exclusive of personal living and travel expenses: Provided, However, That when an extraordinary session follows immediately after a regular session such statement shall be filed not later than sixty days after the adjournment of the extraordinary session.
- "(3) Each statement required by this section shall be made on forms agreed upon by the president of the Senate and the speaker of the House, a duplicate copy of which shall be filed with and preserved by the secretary of state for a period of three years as a public record open to public inspection."

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Cunningham to section 2 of the committee amendment to Engrossed Senate Bill No. 122.

The motion was carried and the amendment to the amendment was adopted.

Mr. Cunningham moved the adoption of the following amendment to the committee amendment to Engrossed Senate Bill No. 122:

In section 3 of the House committee amendment following subsection ${\bf 2}$ add the following subsections:

"(3) Appearing or testifying before a committee of the legislature in support of or in opposition to any legislation;

"(4) Giving testimony at committee hearings upon the request of the legislature or a committee or a member thereof;

"(5) Giving testimony or contacting legislators by government employees as a part of their official duties; or

"(6) News or feature reporting activities by working members of the press, radio, or television."

YIELDING TO QUESTION

15

At the request of Mr. Adams, Mr. Cunningham yielded to question.

Mr. Adams

"Would the members of the press who lobby rather than report be required to file as a lobbyist?"

Mr. Cunningham:

"I am not a lawyer, Dr. Adams. I would assume that if their activities were in the area of lobbying they might be required to register, but I don't know of that ever having come about."

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Cunningham to section 3 of the committee amendment to Engrossed Senate Bill No. 122.

The motion was carried and the amendment to the amendment was adopted.

The Speaker declared the question before the House to be the adoption of the committee amendment as amended to Engrossed Senate Bill No. 122.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Cunningham yielded to question. Mr. Smith:

"Mr. Cunningham, in section 3 of your amendment you indicate that a person promoting or opposing the passage of any legislation or its approval or veto by the governor in his own behalf would not be classified as a lobbyist, but if he were representing an organization such as the League of Women Voters or the Council of Churches, he would be covered by this act. Is that what you meant to do?"

Mr. Cunningham:

"Well, not necessarily. We are trying to cover those people who are actually paid to lobby, Mr. Smith. If they are coming down representing a group and their expenses are not paid, I wouldn't think they would be covered by the act."

Mr. Smith:

"But if the League of Women Voters paid the expenses of the people to come down to try to get the governor to veto or approve a bill, they would be covered by the act. Is that correct?"

Mr. Cunningham:

"It is very possible, as this is intended to cover those people who are paid by someone to do lobbying. However, this would probably have to be interpreted."

The motion was carried and the committee amendment as amended was adopted.

On motion of Mr. Gorton, the rules were suspended, Engrossed Senate Bill No. 122 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Cunningham spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 122 as amended by the House and the bill passed the House by the following vote: Yeas, 81; nays, 2; absent or not voting, 16.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Heavey, Hill, Hoggins, Holman, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—81.

Those voting nay were: Representatives Avey, Hurley-2.

Those absent or not voting were: Representatives Berentson, Bottiger, Chapin, Harris, Hawley, Hubbard, Kiskaddon, Kopet, Leckenby, Leland, Mahaffey, Newschwander, Reese, Swayze, Taylor, Thompson—16.

Engrossed Senate Bill No. 122 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute Senate Bill No. 604, by Committee on Education:

Providing method of obtaining surplus food for use in school district hot lunch programs.

On motion of Mr. Gorton, the rules were suspended, Substitute Senate Bill No. 604 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 604, and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—86.

Those absent or not voting were: Representatives Berentson, Chapin, Farr, Harris, Hawley, Kiskaddon, Kopet, Leckenby, Mahaffey, Newschwander, Sprague, Swayze, Taylor—13.

Substitute Senate Bill No. 604, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Concurrent Resolution No. 32, by Representatives Lynch, Smythe, Brouillet, Marsh, McGavick, Barden, Kink, Lux, Hoggins, Murray, Kiskaddon, Goldsworthy, King, Holman, Veroske, Jastad, Walgren, McCaffree, and Ceccarelli:

Directing a study to be made as to feasibility of establishing a state program for scholarships and student loans.

On motion of Mr. Gorton, the rules were suspended, House Concurrent Resolution No. 32 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued, Representatives Lynch and DeJarnatt speaking in favor of passage of the resolution, and Representatives Hurley and Smith speaking against its passage.

Mr. Gorton demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 32, and the resolution passed the House by the following vote: Yeas, 71; nays, 14; absent or not voting, 14.

Those voting yea were: Representatives Adams, Amen Anderson, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Haussler, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, Kirk, Kopet, Lewis, Lux, Lynch, Marsh, May, McCaffree, McDougall, McGavick, Moon, Morrison, Murray, Newhouse, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Thompson, Veroske, Walgren, Whetzel, Wolf, Zimmerman, Mr. Speaker—71.

Those voting nay were: Representatives Avey, Chatalas, Day, Gallagher, Grant, Hurley, King, Kink, Litchman, Marzano, McCormick, O'Brien, Perry, Sprague—14.

Those absent or not voting were: Representatives Berentson, Bozarth, Chapin, Harris, Hawley, Kiskaddon, Leckenby, Leland, Mahaffey, Merrill, Newschwander, Swayze, Taylor, Wanamaker—14.

House Concurrent Resolution No. 32, having received the constitutional majority, was declared passed.

NOTICE OF RECONSIDERATION

Mr. Smith served notice that, having voted on the prevailing side, he would on the next working day move for reconsideration of the vote by which House Concurrent Resolution No. 32 passed the House.

EXPLANATION OF VOTE

I voted "no" on House Concurrent Resolution No. 32, a resolution which I sponsored, in order to be in a position to serve on a conference committee if one is formed.

Richard A. King, 38th District.

MOTIONS

On motion of Mr. McDougall, the House deferred further consideration of all the bills on the second and third reading calendars, and the bills were ordered placed on tomorrow's calendar.

On motion of Mr. McDougall, the House adjourned until Thursday, April 20, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FORTY-SECOND DAY

MORNING SESSION

House of Representatives Olympia, Wash., Thursday, April 20, 1967.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll and all members were present except Representatives Chapin, Harris, Leland, Lynch, Newschwander, Rosellini, Sawyer, Swayze, and Thompson. Representatives Harris and Newschwander were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Arthur I. Anderson of the Gloria Dei Lutheran Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 19, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 325, and the same is herewith transmitted.

D. R. Wilson, Assistant Secretary.

Senate Chamber, Olympia, Wash., April 19, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 132; and

Senate Bill No. 620; and

Senate Bill No. 643; and

Senate Bill No. 645, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 19, 1967.

Mr. Speaker:

The Senate has adopted: Senate Concurrent Resolution No. 24, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 498; also

House Concurrent Resolution No. 46.

MOTION

On motion of Mr. McDougall, the House recessed until 1:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 1:00 p.m.

The Clerk called the roll, and all members were present except Representatives Harris and Rosellini. Representative Harris was excused.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Humiston, the rules were suspended and authorization was given to add sixteen additional names as sponsors of House Bill No. 977.

House Bill No. 977, by Representatives Humiston, Reese, O'Brien, Spanton, Morrison, Cunningham, Hill, Barden, Zimmerman, Lynch, Amen, Brazier, Gladder, Hubbard, Wolf, Swayze, Kopet, Leckenby, and Farr:

Pertaining to property taxes.

Ordered printed and referred to Committee on Revenue and Taxation.

House Concurrent Resolution No. 49, by Representatives Hoggins, Kiskaddon, and Bledsoe:

Complimenting Miss Shannon Walker as Washington's 1967 state junior miss.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 49 was advanced to second reading and read the second time.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 49 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Mr. Hoggins spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 49, and the resolution passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy,

Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—95.

Those absent or not voting were: Representatives Conner, Harris, Rosellini, Sprague—4.

House Concurrent Resolution No. 49, having received the constitutional majority, was declared passed.

FIRST READING OF SENATE BILLS

Engrossed Senate Bill No. 132, by Senators Twigg, Hanna, and Atwood:

An Act relating to the service of summons and process in actions involving motor vehicle accidents, collisions or liability; and amending section 46.64.040, chapter 12, Laws of 1961 and RCW 46.64.040.

Referred to Committee on Rules and Administration.

Engrossed Senate Bill No. 325, by Senators Uhlman, Andersen, and Dore: An Act relating to probate law and procedure; prescribing changes in probate procedures; amending section 11.20.050, chapter 145, Laws of 1965 and RCW 11.20.050; amending section 11.56.110, chapter 145, Laws of 1965 and RCW 11.56.110; adding a new section to chapter 145, Laws of 1965 and to chapter 11.40 RCW; repealing section 8, chapter 168, Laws of 1967; and providing an effective date.

On motion of Mr. McDougall, the rules were suspended, Engrossed Senate Bill No. 325 was advanced to second reading and read the second time.

On motion of Mr. Clarke (George W.), the following amendment was adopted:

Amend the Senate amendment by the Judiciary Committee as follows: In section 3, beginning on line 5 (of section 3) of the mimeographed amendment, being page 2, section 3, beginning on line 22 of the engrossed bill, strike the entire paragraph and insert:

"The four-month time limitation for serving and filing of claims shall not accrue to the benefit of any liability or casualty insurer as to claims against the deceased and/or the marital community of which the deceased was a member and such claims may at any time within eighteen months after the date of the first publication of notice to creditors be:"

On motion of Mr. Clarke (George W.), the following amendment was adopted:

Amend the Senate amendment by the Judiciary Committee as follows: In section 3, subsection (1), line 2 of the mimeographed amendment, being page 2, section 3, subsection (1), line 27 of the engrossed bill, after "estate" strike all of the material down to the semicolon after "commenced"

On motion of Mr. McDougall, the rules were suspended, Engrossed Senate Bill No. 325 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Clark (Newman H.) spoke in favor of passage of the bill. The Clerk called the roll on the final passage of Engrossed Senate Bill No. 325 as amended by the House, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—96.

Those absent or not voting were: Representatives Harris, Newhouse, Rosellini—3.

Engrossed Senate Bill No. 325 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Mr. Grant demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Harris, Rosellini, and Sawyer.

On motion of Mr. McDougall, the absent members were excused and the House proceeded with business under the call of the House.

Senate Bill No. 620, by Senators Durkan, Peterson (Lowell), Knoblauch, and Keefe:

An Act providing for the payment of a bonus to certain veterans of the armed forces from the state of Washington from the proceeds of a bond issue repayable from an excise tax on cigarettes and such additional means as the legislature shall provide; making an appropriation; providing penalties; and providing for submission of this act to a vote of the people.

Mr. Marzano moved the rules be suspended and Senate Bill No. 620 be advanced to second reading and read the second time.

Mr. Anderson demanded an electric roll call and the demand was sustained.

Debate ensued, Representative Anderson speaking in favor of the motion and Representative Gorton speaking against it.

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"I believe the remarks by Mr. Gorton are not germane to the motion to suspend the rules. He has the opportunity to oppose the motion by valid arguments, but they should be germane to the motion to suspend the rules. He should not be going into the entire philosophy of balanced budgets and tax reform. That has nothing to do with advancing this particular bill to second reading."

The Speaker:

"Mr. O'Brien, as you know, I have been rather lenient this session on the debate of suspension of rules, and I think he is probably covering the situation pretty well. Continue, Mr. Gorton."

Mr. Gorton continued his remarks in opposition to the motion by Mr. Marzano.

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"His argument is entirely misleading. This is a referendum and will be referred to the people for their vote."

Mr. Gorton:

"It seems to me that these interruptions by Mr. O'Brien are debates on the merits and aren't points of order at all."

The Speaker:

"Continue, Mr. Gorton."

Mr. Gorton continued his remarks in opposition to the motion.

The Speaker:

"Mr. Gorton, I have been lenient, but I cannot be quite that lenient."

The Speaker declared the question before the House to be the motion by Mr. Marzano to suspend the rules and advance Senate Bill No. 620 to second reading.

Representatives Rosellini and Sawyer appeared at the bar of the House.

The Clerk called the roll on the motion by Mr. Marzano to suspend the rules and advance Senate Bill No. 620 to second reading, and the motion failed by the following vote: Yeas, 50; nays, 48; absent or not voting, 1.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Beck, Bottiger, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Conner, Day, DeJarnatt, Gallagher, Garrett, Goldsworthy, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Litchman, Lux, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, Perry, Richardson, Rosellini, Sawyer, Sheridan, Smith, Sprague, Taylor, Thompson, Walgren—50.

Those voting nay were: Representatives Adams, Amen, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Elicker, Farr, Flanagan, Gladder, Gorton, Holman, Hubbard, Humiston, Jueling, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Saling, Smythe, Spanton, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—48.

Those absent or not voting were: Representative Harris—1.

Senate Bill No. 620 was referred to the Committee on State Government and Legislative Procedures.

STATEMENT FOR THE JOURNAL

For the record, I wish my vote on Senate Bill No. 620 to be recorded as "yes." It was my intention to vote to suspend the rules and place the bill on second reading, but I discovered too late that I had been recorded as a "no" vote.

Virginia Clocksin, 24th District.

POINT OF PERSONAL PRIVILEGE

The Speaker recognized Mr. Marzano on a point of personal privilege.
Mr. Marzano:

"Actually, this is really a sad day for . . ."

The Speaker:

"I am afraid you are not speaking on a point of personal privilege, Mr. Marzano."

Senate Bill No. 643, by Senators Kupka, Durkan, and Stender:

An Act relating to claims in certain distraint and insolvency proceedings. Mr. Wolf moved the rules be suspended and Senate Bill No. 643 be advanced to second reading and read the second time.

Debate ensued, Representative Wolf speaking in favor of the motion and Representative Adams speaking against it.

Mr. Smith demanded an electric roll call and the demand was sustained. The Clerk called the roll on the motion by Mr. Wolf to suspend the rules and advance Senate Bill No. 643 to second reading, and the motion was carried by the following vote: Yeas, 91; nays, 7; absent or not voting, 1.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—91.

Those voting nay were: Representatives Adams, Amen, Bluechel, Hubbard, Jueling, Kopet, McCaffree—7.

Those absent or not voting were: Representative Harris—1.

On motion of Mr. Wolf, the following amendment by Representatives Wolf and Bottiger was adopted:

On page 1, section 1, beginning on line 6, after "wages" strike the remainder of the section and insert: "not to exceed six hundred dollars to each claimant which have been earned within three months before the date of the distraint or commencement of the proceeding shall be paramount and superior to any claim preferred or presented by an agency of the state: *Provided*, That this section shall not apply to any compensation payable to an employer or to an officer, director, or stockholder of a corporate employer."

On motion of Mr. Wolf, the rules were suspended, Senate Bill No. 643 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Wolf spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 643 as amended by the House, and the bill passed the House by the following vote: Yeas, 96; nays, 2; absent or not voting, 1.

Those voting yea were: Representatives Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (New-

man H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—96.

Those voting nay were: Representatives Adams, Heavey-2.

Those absent or not voting were: Representative Harris-1.

Senate Bill No. 643 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Charette, Senate Bill No. 643 as amended by the House was ordered transmitted immediately to the Senate.

Senate Bill No. 645, by Senators Greive, Durkan, McCutcheon, Gissberg, and Bailey:

An Act relating to communications and data processing; providing for the acquisition, maintenance, coordination and utilization of data processing and communications equipment, services and systems by state and local governments; prohibiting abuses concerning communications; adding new sections to chapter 8, Laws of 1965 and to Title 43 RCW; and making an appropriation.

Referred to Committee on Business and Professions.

Senate Concurrent Resolution No. 24, by Senators Bailey and Neill:

Prescribing a cutoff date for consideration of bills.

On motion of Mr. McDougall, the rules were suspended, Senate Concurrent Resolution No. 24 was advanced to second reading and read the second time.

On motion of Mr. Gorton, the following amendment was adopted on a rising vote:

In line 5, after the comma following "taxation" insert "elections, constitutional amendments,"

On motion of Mr. Gorton, the rules were suspended, Senate Concurrent Resolution No. 24 as amended by the House was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

MOTIONS

On motion of Mr. Gorton, further consideration of Senate Concurrent Resolution No. 24 as amended by the House was deferred, and the resolution was ordered placed at the end of today's third reading calendar.

On motion of Mr. Clark (Newman H.), Engrossed Senate Bill No. 325 as amended by the House was ordered transmitted immediately to the Senate.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

RESOLUTION

The House resumed consideration of **House Resolution No. 67-88**, by Representatives Backstrom and Day: (See p. 2029 for resolution.)

MOTION

On motion of Mr. Backstrom, the House deferred further consideration of House Resolution No. 67-88 and the resolution was ordered held for tomorrow's sixth order of business.

SECOND READING OF BILLS

Senate Bill No. 447, by Senators Woodall, Mardesich, and Henry:

Enlarging scope for investment of moneys in pension fund of firemen of cities and towns.

The bill was read the second time.

Mr. King moved the adoption of the following amendment by Representatives Richardson, King, and Sheridan:

On page 3, add a new section following section 1 to read as follows:

"Sec. 2. Section 3, chapter 82, Laws of 1957 as amended by section 3, chapter 5, Laws of 1959, and RCW 41.16.090 are each amended to read as follows:

[No monthly pension or benefit shall be paid in excess of one hundred fifty dollars: Provided, That] All pensioners receiving a pension under the provisions of this chapter as provided for in section 12, chapter 91, Laws of 1947 and RCW 41.16.230, shall] have their pensions increased in the amount of twenty-five dollars per month beginning at the time this 1957 law becomes effective; but no pensioners will be entitled to receive more than one hundred and fifty dollars per month] from and after the effective date of this 1967 amendatory act receive a minimum pension of one hundred fifty dollars per month."

Representatives King and Richardson spoke in favor of adoption of the amendment.

MOTION

On motion of Mr. Copeland, Mr. Bottiger was excused from further proceedings under the call of the House.

Representative Humiston spoke against adoption of the amendment by Representatives Richardson, King, and Sheridan to Senate Bill No. 447, and Representative Sheridan spoke in favor of its adoption.

YIELDING TO QUESTION

At the request of Mr. Holman, Mr. Richardson yielded to question.

Mr. Holman:

"Mr. Richardson, I believe you stated your amendment was actually Senate Bill No. 563. Could you tell me, since I didn't hear all your amendment, if it includes the House committee amendment that was adopted by the Committee on Local Government to Senate Bill No. 563?"

Mr. Richardson:

"No, it does not. I stated that it was identical to Senate Bill No. 563 as it came over from the Senate. The House amendment provided that any other pension or social security would be deducted from the \$150.00 pension, but I understand that the Attorney General has ruled that this House amendment would be unconstitutional."

Representatives Smith and King spoke in favor of adoption of the amendment.

Mr. Anderson demanded an electric roll call and the demand was sustained.

Mr. Bottiger appeared at the bar of the House.

The Clerk called the roll on the adoption of the amendment by Representatives Richardson, King, and Sheridan to Senate Bill No. 447, and the amendment was adopted by the following vote: Yeas, 79; nays, 19; absent or not voting, 1.

Those voting yea were: Representatives Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Newschwander, O'Brien, Perry, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—79.

Those voting nay were: Representatives Adams, Amen, Bledsoe, Bluechel, Clark (Newman H.), Flanagan, Hubbard, Humiston, Jueling, Kopet, Leland, Lewis, Morrison, Murray, Newhouse, O'Dell, Reese, Spanton, Whetzel—19.

Those absent or not voting were: Representative Harris-1.

Mr. Heavey moved the adoption of the following amendment to Senate Bill No. 447:

On page 3, after section 1, line 27, add two new sections to read as follows:

"Sec. 2. Section 36.29.020, chapter 4, Laws of 1963, as last amended by section 1, chapter 173, Laws of 1967, and RCW 36.29.020 are each amended to read as follows:

The county treasurer shall keep all moneys belonging to the state, or to any county, in his own possession until disbursed according to law. He shall not place the same in the possession of any person to be used for any purpose; nor shall he loan or in any manner use or permit any person to use the same; but it shall be lawful for a county treasurer to deposit any such moneys in any regularly designated county depositary. Any municipal corporation may by action of its governing body authorize any of its funds which are not required for immediate expenditure, and which are in the custody of the county treasurer or other municipal corporation treasurer, to be invested by such treasurer in savings or time accounts in banks, trust companies and mutual savings banks which are doing business in this state, up to the amount of insurance afforded such accounts by the Federal Deposit Insurance Corporation and such additional amount as may be secured collaterally by direct obligations of the United States government, or in accounts in savings and loan associations which are doing business in this state, up to the amount of insurance afforded such accounts by the Federal Savings and Loan Insurance Corporation and such additional amount as may be secured collaterally by direct obligations of the United States government, or in any short term United States government securities: Provided, Five percent of the interest or earnings, with an annual minimum of ten dollars or annual maximum of fifty dollars, on any transactions authorized by each resolution of the governing body shall be paid as an investment service fee to the office of county treasurer or other municipal corporation treasurer when the interest or earnings become available to the governing body.

Whenever the funds of any municipal corporation which are not required for immediate expenditure are in the custody or control of the county treasurer, and the governing body of such municipal corporation has not taken any action pertaining to the investment of any such funds, the county finance committee may by order authorize the county treasurer to invest such funds in any short term securities constituting the direct and general obligations of the United States government. The interest or other earnings from such investments shall be deposited in the current expense fund of the county and may be used for general county purposes. The investment and disposition of the interest or other earnings therefrom authorized by this paragraph shall not apply to such funds as may be prohibited by the state Constitution from being so invested.

NEW SECTION. Sec. 3. If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Beck on a point of parliamentary inquiry. Mr. Beck:

"As I interpret this, Senate Bill No. 447 pertains to section 4, chapter 91, Laws of 1947 and RCW 41.16.040. As I read this amendment, we are attempting to change section 36.29.020, chapter 4, Laws of 1963, as last amended by section 1, chapter 173, Laws of 1967. I would like your ruling, Mr. Speaker. Is this amendment germane to the bill?"

RULING BY THE SPEAKER

The Speaker:

"Mr. Beck, it would appear that the amendment would be germane to the original title of the bill."

Mr. Beck:

"But, Mr. Speaker, the title of the bill is 'An Act relating to firemen of cities and towns' and this amendment relates to investment of funds by the county treasurer and also junior taxing districts."

The Speaker:

"It would appear to fall into the confines of the original bill, Mr. Beck."

Mr. Heavey moved the adoption of the following amendment to his amendment to Senate Bill No. 447:

On page 1, section 2, line 34 of the amendment by Mr. Heavey, after "government" and before the period insert "or time deposits secured collaterally by direct obligations of the United States government"

Representative Heavey spoke in favor of adoption of the amendment to the amendment, and Representative Barden spoke against its adoption.

Mr. Chatalas demanded an electric roll call and the demand was sustained.

Representative Beck spoke against adoption of the amendment to the amendment, and Representative Humiston spoke in favor of its adoption.

Mr. Bledsoe demanded the previous question and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Heavey to his amendment to Senate Bill No. 447, and the amendment was lost by the following vote: Yeas, 41; nays, 57; absent or not voting, 1.

Those voting yea were: Representatives Anderson, Avey, Berentson, Bottiger, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Day, DeJarnatt, Gallagher, Garrett, Grant, Heavey, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Lux, Marsh, Marzano, McCormick, McGavick, Moon, Newhouse, O'Brien, Reese, Rosellini, Sawyer, Sheridan, Sprague, Swayze, Taylor, Thompson, Veroske, Mr. Speaker—41.

Those voting nay were: Representatives Adams, Amen, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bozarth, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Jueling, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, May, McCaffree, McDougall, Merrill, Morrison, Murray, Newschwander, O'Dell, Perry, Richardson, Saling, Smith, Smythe, Spanton, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—57.

Those absent or not voting were: Representative Harris-1.

With the consent of the House, Mr. Heavey withdrew his amendment.

Mr. Richardson moved the adoption of the following amendment by Representatives Richardson, King, and Sheridan to the title:

In line 2 of the title, after "RCW 41.16.040" and before the period insert: "and section 3, chapter 82, Laws of 1957 as amended by section 3, chapter 5, Laws of 1959, and RCW 41.16.090"

Mr. Richardson moved that the rules be suspended, Senate Bill No. 447 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Bledsoe demanded an electric roll call and the demand was sustained. The Clerk called the roll on the motion to advance Senate Bill No. 447 as amended by the House to third reading and final passage, and the motion was carried by the following vote: Yeas, 89; nays, 9; absent or not voting, 1.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—89.

Those voting nay were: Representatives Bluechel, Chapin, Clark (Newman H.), Humiston, Kopet, Leland, Lewis, Murray, Whetzel—9.

Those absent or not voting were: Representative Harris—1.

The Speaker declared the question before the House to be Senate Bill No. 447 as amended by the House on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 447 as amended by the House, and the bill passed the House by the following vote: Yeas, 96; nays, 2; absent or not voting, 1.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—96.

Those voting nay were: Representatives Humiston and Lewis-2.

Those absent or not voting were: Representative Harris—1.

Senate Bill No. 447 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. King, Senate Bill No. 447 as amended by the House was ordered transmitted immediately to the Senate.

Senate Joint Resolution No. 20, by Senators Ridder, Metcalf, and Gissberg:

Amending Constitution to change voting requirements as to excess levies.

MOTION

On motion of Mr. Gorton, further consideration of Senate Joint Resolution No. 20 was deferred, and the resolution was ordered placed on tomorrow's second reading calendar.

Senate Bill No. 5, by Senators Talley, Williams, and Peterson (Ted) (by legislative council request):

Reducing state parks purchase options to \$1.00.

The bill was read the second time.

Mr. Bledsoe moved that the rules be suspended, Senate Bill No. 5 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Humiston on a point of parliamentary inquiry.

Mr. Humiston:

"The calendar says the bill was reported out of committee with the recommendation that it 'do pass with amendments,' and there are no amendments. I'm confused."

The Speaker:

"This bill, Dr. Humiston, was passed with the committee amendments during the regular session and went to conference. The conference committee failed to agree before the close of the regular session, so the bill was returned to the Senate. When it was returned to the House during the special session those amendments, of course, had been removed from the bill and they have not been resubmitted."

The motion by Mr. Bledsoe to advance Senate Bill No. 5 to third reading and final passage was carried.

The Clerk called the roll on the final passage of Senate Bill No. 5, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—98.

Those absent or not voting were: Representative Harris—1.

Senate Bill No. 5, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 369, by Senators Ridder, Uhlman, and Pritchard:

Providing for position filing in freeholder elections and rotation of names on election ballots.

The bill was read the second time.

Mr. Cunningham moved the adoption of the following amendment:

Add a new section following section 1 to read as follows:

"NEW SECTION. Sec. 2. There is added to chapter (Reengrossed House Bill No. 516), Laws of 1967 and to Title 29 RCW a new section to read as follows:

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Cunningham yielded to question.

Mr. Smith:

"I want to make sure that this would restrict electronic voting machines to second class counties."

Mr. Cunningham:

"Yes, they would be restricted to Clark, Kitsap, and Whatcom counties."

Representative McGavick spoke against adoption of the amendment.

MOTION

On motion of Mr. Gorton, Mr. Sawyer was excused from further proceedings under the call of the House.

Representatives Smith and Bledsoe spoke in favor of adoption of the amendment by Representative Cunningham.

The motion was carried, and the amendment was adopted on a rising vote.

Mr. Lewis moved the adoption of the following amendment by Representatives Lewis, Smith, and Bluechel to Senate Bill No. 369:

Add the following new sections following section 2 added by Representative Cunningham, to read as follows:

"NEW SECTION. Sec. 3. There is added to Title 29 RCW a new chapter to read as set forth in sections 4 through 18 of this act.

"NEW SECTION. Sec. 4. In the years when a president of the United States is to be nominated and elected, there shall be held a presidential preference primary, at which voters shall elect delegates to the national conventions of the major political parties and express their choice for candidates for nominations for president. The presidential preference primary shall be held on the fourth Tuesday in May of each presidential year.

"NEW SECTION. Sec. 5. Each voter shall have the opportunity to vote on the official presidential preference primary ballot for one person to be the candidate for nomination by his party for president of the United States. The name of any candidate for a major political party nomination for president of the United States shall be printed on the ballots only:

"(1) If the secretary of state shall have determined in his sole discretion that the candidate's candidacy is generally advocated or recognized in national news media throughout the United States.

"(2) Upon the petition for nomination presented by members of the major political party of the candidate. This petition shall have attached thereto a sheet or sheets containing the signatures of at least a number of registered electors who declare themselves in the petition as being affiliated with the same major political party as is the presidential candidate, equal to two percent of the vote cast in the state for the candidates of such major political party for presidential electors at the last general election, or at least one thousand such registered electors, whichever number is the lesser. The petition shall be filed with the secretary of state not later than the sixtieth day prior to the presidential preference primary. The signature sheets shall also contain the residence address and name or number of the precinct of each registered elector whose signature appears thereon and shall be certified to in the manner prescribed in RCW 29.79.200 and 29.79.210.

"The secretary of state shall place the name of the candidate on the ballot pursuant to paragraph (1) or (2), unless the candidate shall execute and file with the secretary of state an affidavit stating without qualification that he is not now and does not intend to become a candidate for the office of president of the United States at the forthcoming election.

"NEW SECTION. Sec. 6. As soon as possible after the national committees of the major political parties issue their official calls for national nominating conventions, the secretary of state shall ascertain from the proper officials of the committees the number of delegates allotted to the state of Washington. Each of the delegates shall be entitled to a full vote. Of the number of delegates allotted, two shall be elected from each congressional district and the remainder from the state at large. In the arrangement of the official ballots for the election, the secretary of state shall provide for the election of two delegates from each congressional district, and the remainder from the state at large.

"NEW SECTION. Sec. 7. Each voter may vote his preference on the official nominating ballot for two delegates from the congressional district in which he resides, and for as many delegates as are to be elected at large. A plurality vote shall be sufficient to elect a delegate to any national convention, and the allotted number of candidates receiving the highest number of votes shall be chosen in each congressional district and in the state at large.

"NEW SECTION. Sec. 8. The filing period for the office of delegate to a national convention shall open the first Monday in April on every year in which a presidential preference primary is to be held and shall close on the first succeeding Friday. Filings shall be made with the secretary of state, and the filing fee shall be fifty dollars.

"NEW SECTION. Sec. 9. Any candidate for delegate may in writing withdraw his declaration at any time to and including the first Wednesday after the last day allowed for filing declarations of candidacy. Should the candidate desire to mail his declaration of withdrawal it shall be honored if the instrument is postmarked no later than the last day allowed for withdrawals. There shall be no refund of the filing fee.

"NEW SECTION. Sec. 10. The declaration of a candidate for election as delegate to a national party convention shall include a pledge that the candidate, if elected, will use his best efforts at the convention for the candidate of his party for the office of president of the United States who receives the highest number of votes at the presidential preference primary, until such candidate for president of the United States is nominated, receives less than thirty-five percent of the votes for nomination, or releases the delegate from his pledge, or until two convention nominating ballots have been taken.

"NEW SECTION. Sec. 11. At a presidential preference primary, voters may vote for candidates for nomination for president of the United States, and for delegates to the national conventions from among the candidates of one political party only. Any presidential preference primary ballot voted partly for a candidate or candidates of one political party, and partly for a candidate or candidates of one political party, and partly for a candidate or candidates of another, shall be void, and notice to this effect, couched in clear, simple language, and printed in large type, shall appear on the face of each presidential preference primary ballot. Where voting machines are legally in use the notice shall be displayed on or about each machine.

"NEW SECTION. Sec. 12. At presidential preference primaries where voting machines are legally in use, the machines shall be adjusted so that, in the secrecy of the closed curtains, the voter may select one or another of the political parties, after which he must choose among the candidates of the party he has selected. Notice to this effect, couched in clear, simple language, and printed in large type, shall be displayed on or about each machine. Where the available voting machines do not

provide the machinery for secret party selection, they shall not be used, and paper ballots shall be substituted.

"NEW SECTION. Sec. 13. Insofar as is practicable, and where the provisions of this act do not specifically indicate otherwise, the presidential preference primary shall be conducted in the same manner as a state primary, including the procedure for certification of the names of candidates by the secretary of state to the respective county auditors, and the certification of the election returns by the state canvassing board. County auditors shall combine and consolidate two or more precincts for the purpose of conducting this election only: Provided, That no voter shall be required because of such consolidation to go to a location different from that of the last regular election.

"The secretary of state as chief election officer may make rules and regulations as will facilitate the operation, accomplishment, and purpose of this act.

"NEW SECTION. Sec. 14. The names of candidates for major political party nominations for president of the United States, and the names of candidates for the office of delegate to a national convention, shall be printed on the official ballots for the presidential preference primary in separate columns, according to political party. The columns shall be assigned to the parties as provided in RCW 29.30.080(5), and the names of the presidential candidates shall lead the columns of their respective parties, printed alphabetically in groups under the designation of their party, followed by the names of the candidates for the office of delegate. The names of the candidates for the office of delegate shall be listed in the manner provided in RCW 29.30.040.

" $NEW\ SECTION.$ Sec. 15. The form of presidential preference primary ballots shall be substantially as follows:

(FORM OF BALLOT)

PRESIDENTIAL PREFERENCE PRIMARY

Instructions: If you desire to vote for any candidate, place X in \square at the right of the name of such candidate.

the name of such candidate.	
DEMOCRATIC PARTY	REPUBLICAN PARTY
PRESIDENTIAL CANDIDATES	PRESIDENTIAL CANDIDATES
(Vote for one)	(Vote for one)
(Name of candidate)	(Name of candidate)
(Name of candidate)	(Name of candidate)
(Name of candidate)	(Name of candidate)
	(Name of candidate)
DELEGATES TO NAT	IONAL CONVENTION STATES OF STATES
DEMOCRATIC DELEGATES AT LARGE	REPUBLICAN DELEGATES AT LARGE
(Number determined by party na	ational committees, respectively.)
(Vote for)	(Vote for)
(Name of candidate)	(Name of candidate)
(Name of candidate)	(Name of candidate)
(Name of candidate)	(Name of candidate)
(Name of candidate)	(Name of candidate)
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	to the second se
2nd CONGRESSIONAL DISTRICT	2nd CONGRESSIONAL DISTRICT
DEMOCRATIC DELEGATES	REPUBLICAN DELEGATES
(Vote for two)	(Vote for two)
(Name of candidate)	
(Name of candidate)	(Name of candidate)
(Name of candidate)	(Name of candidate)
(Name of candidate)	(Name of candidate)
	ventions of the major political parties shall
	e elected as provided for in this chapter to
serve in the delegates absence. The names of	of the alternate delegates shall be filed with

the Secretary of State.

"Alternate delegates shall be bound to the same pledge as subscribed to by the delegate in section 10.

"Alternate delegates to national conventions shall be appointed as provided in this section and section 17 and not otherwise.

"NEW SECTION. Sec. 17. If there is no delegate elected because no one files for a particular position, at the time of the party state convention the delegates who were elected shall caucus and select a delegate and alternate delegate to the position.

"Should a vacancy occur in the office of delegate or alternate delegate, the

remaining delegates shall fill the vacancy.

"NEW SECTION. Sec. 18. Whenever a presidential preference primary election is held as provided by this act, the state of Washington shall assume all costs of holding such election if held alone. However, if any other election or elections shall be held at the same time, the state shall be liable only for its pro-rated share. The county auditor shall determine the election costs, including the state's pro-rated share, if applicable, and shall file a certified claim therefor with the state auditor. The state auditor shall compile such claims for presentation to the next succeeding legislature in the same manner as other legislative relief claims.

"NEW SECTION. Sec. 19. Sections 3 through 18 of this act shall be of no effect after the 1968 general election."

Debate ensued, Representatives Smith and Kalich speaking in favor of adoption of the amendment, and Representative McDougall speaking against its adoption.

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Are you in the mood to render another decision?"

The Speaker:

"I am always willing to oblige you, Mr. O'Brien."

Mr. O'Brien:

"Well, Mr. Speaker, Reed's Rule No. 160 states rather clearly that no motion or proposition on a subject different from that under consideration shall be admitted under color of amendment. The subject matter of Senate Bill No. 369 pertains to freeholder elections. Also, Reed's Rule No. 131 provides that the object of an amendment is to so change the main proposition so that it more clearly conforms to the judgment of the assembly. It appears, therefore, that amendments to any given subject matter should pertain to and be relevant to the entire subject matter. This, as you can readily see, pertains to election of freeholders and certainly to go into the whole new concept of presidential primaries does not conform to the original subject matter. You are going into a completely new area that isn't germane in any manner whatsoever."

RULING BY THE SPEAKER

The Speaker:

"Mr. O'Brien, it certainly would appear that the title of the bill is broad enough to take care of this amendment. Now, concerning the rule that you referred to, 'No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment,' I would say that probably when we talk about color there is black and white, and this would fall into the gray area. I believe the amendment as offered would fall into the category of being germane to the bill that we have before us."

Mr. O'Brien:

"That is a very grave decision. I don't think you can judge it on the basis of the title itself. I think the original subject matter should be the authority of your basis and that your amendment should pertain to the original intent, purpose, and scope of the act, and not particularly to the title."

The Speaker:

"Mr. O'Brien, if I were to take the time to go back and review some of the rulings that have been made in the past by Speakers who shall remain unnamed, I am sure that I would find that much latitude has been given in this area. It is my ruling that this amendment is germane to the bill before us."

The Speaker declared the question before the House to be adoption of the amendment by Representatives Lewis, Smith, and Bluechel to Senate Bill No. 369.

Mr. Copeland demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Representatives Lewis, Smith, and Bluechel to Senate Bill No. 369 and the amendment was lost by the following vote: Yeas, 41; nays, 56; absent or not voting,

Those voting yea were: Representatives Barden, Bluechel, Bottiger, Brazier, Brouillet, Clocksin, Cunningham, DeJarnatt, Elicker, Farr, Garrett, Gorton, Grant, Heavey, Hill, Hoggins, Holman, Humiston, Kalich, Kirk, Kiskaddon, Leckenby, Lewis, Lux, Lynch, Marsh, McCaffree, McGavick, Murray, Newhouse, Perry, Reese, Smith, Smythe, Sprague, Swayze, Thompson, Whetzel, Wolf, Zimmerman, Mr. Speaker—41.

Those voting nay were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Beck, Berentson, Bledsoe, Bozarth, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Day, Flanagan, Gallagher, Gladder, Goldsworthy, Haussler, Hawley, Hubbard, Hurley, Jastad, Johnson, Jolly, Jueling, King, Kink, Kopet, Leland, Litchman, Mahaffey, Marzano, May, McCormick, McDougall, Merrill, Moon, Morrison, Newschwander, O'Brien, O'Dell, Richardson, Rosellini, Saling, Sheridan, Spanton, Taylor, Veroske, Walgren, Wanamaker—56.

Those absent or not voting were: Representatives Harris, Sawyer—2.

MOTION FOR RECONSIDERATION

Mr. Chapin, having voted on the prevailing side, moved that the House do now reconsider the vote by which the amendment by Representatives Lewis, Smith, and Bluechel was lost.

MOTION

Mr. Swayze moved the House defer further consideration of Senate Bill No. 369 on second reading and the bill be ordered placed at the end of today's second reading calendar.

RULING BY THE SPEAKER

The Speaker:

"Your motion would be out of order, Mr. Swayze. Mr. Chapin's motion is in order and is presently before us."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Chapin on a point of parliamentary inquiry. Mr. Chapin:

"Is there a proper motion for deferring further consideration of my motion to reconsider?"

The Speaker:

"If you would like to withdraw your motion, then Mr. Swayze could place his."

Mr. Chapin:

"If Mr. Swayze's motion is adopted, may I then make my motion for reconsideration when the bill is considered at the end of the second reading calendar?"

The Speaker:

"If the bill were moved in the same status it is in now, your motion would be in order, but a motion to reconsider an amendment has to be made immediately when

the amendment is before the body. Therefore, since the amendment is pending, if Mr. Swayze moves to defer action on the bill, the amendment would still be before us, and when we reached that particular point your motion would be in order."

POINT OF ORDER

The Speaker recognized Mr. Charette on a point of order.

Mr. Charette:

"Mr. Speaker, speaking to the point of order, I would suggest that the amendment is not before us if Mr. Chapin withdraws his motion to reconsider because the amendment has been defeated."

The Speaker:

"Your point is well taken, Mr. Charette. It would appear that if you were to withdraw your motion, Mr. Chapin, and we considered Mr. Swayze's motion and it prevails, then you could make your motion at any time. If Mr. Swayze's motion were to fail, then you would have to make your motion immediately."

With the consent of the House, Mr. Chapin withdrew his motion for reconsideration.

MOTION

Mr. Swayze moved that the House defer further consideration of Senate Bill No. 369 on second reading and the bill be ordered placed at the end of today's second reading calendar.

MOTION

Mr. Copeland moved that Mr. Swayze's motion be laid on the table.

The motion to table was lost on a rising vote.

The Speaker declared the question before the House to be the motion by Mr. Swayze.

The motion was carried.

Senate Bill No. 466, by Senators McCormack, Neill, and Hanna:

Providing for the appointment of court commissioners.

The bill was read the second time.

MOTION

On motion of Mr. Gorton, further consideration of Senate Bill No. 466 was deferred, and the bill was ordered placed at the end of today's second reading calendar.

Engrossed Senate Bill No. 554, by Senators Washington, Dore, Faulk, Knoblauch, Ridder, Connor, and Uhlman:

Establishing a state mass transit authority.

House of Representatives, Olympia, Wash., April 14, 1967.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred Engrossed Senate Bill No. 554, establishing a state mass transit authority, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Beginning on page 1, line 6 of the printed and engrossed bill, strike the remainder of the act and insert the following:

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Secretary to the second

"STATE TRANSPORTATION DEPARTMENT AND STATE TRANSPORTATION COMMISSION— CREATED—POWERS AND DUTIES—DIRECTOR OF TRANSPORTATION—POWERS AND DUTIES

"Section 1. Section 47.01.010, chapter 13, Laws of 1961 and RCW 47.01.010 are each amended to read as follows:

"The administration of highways, [affairs] mass transportation facilities, water facilities, including the state ferry system, and the airways within the state, has become [a matter] of major public importance, involving vast sums of money, the development of commerce and resources, the employment of great numbers of persons, the promotion of recreation and the welfare of every citizen of the state. It demands the highest order of business and technical administration accompanied by continuity of sound long-range [highway] policies, freedom from political interference and changes of personnel, and an organization attracting the services of qualified talented administrators and meriting the confidence of the people.

"NEW SECTION. Sec. 2. There is hereby established a department of state government to be known as the department of transportation which shall consist of the state transportation commission, the state transportation director and such other officers and employees as the state transportation commission shall determine or as otherwise provided by law. The department of transportation shall be organized into divisions, including the division of highway transportation, the division of mass transportation, the division of water transportation and the division of air transportation, and such other divisions as the state transportation commission shall by rule or regulation hereafter establish. Each division shall be administered by an assistant director of the department acting upon the advice and with the consent of the state transportation director. The director of transportation, acting under the state transportation commission's orders and guided by the policies laid down by the commission, shall be the chief executive officer of the department.

"NEW SECTION. Sec. 3. The department of transportation shall have such powers and carry out such duties as directed by the state transportation commission and as otherwise provided by law.

"Sec. 4. Section 43.17.010, chapter 8, Laws of 1965 as last amended by section 12, chapter 242, Laws of 1967, and RCW 43.17.010 are each amended to read as follows:

"There shall be departments of the state government which shall be known as (1) the department of public assistance, (2) the department of institutions, (3) the department of health, (4) the department of water resources, (5) the department of labor and industries, (6) the department of agriculture, (7) the department of fisheries, (8) the department of game, (9) the department of [highways] transportation, (10) the department of motor vehicles, (11) the department of general administration and (12) the department of commerce and economic development, which shall be charged with the execution, enforcement, and administration of such laws, and invested with such powers and required to perform such duties, as the legislature may provide.

"Sec. 5. Section 43.17.020, chapter 8, Laws of 1965 as last amended by section 13, chapter 242, Laws of 1967, and RCW 43.17.020 are each amended to read as follows:

"There shall be a chief executive officer of each department to be known as: (1) The director of public assistance, (2) the director of institutions, (3) the director of health, (4) the director of water resources, (5) the director of labor and industries, (6) the director of agriculture, (7) the director of fisheries, (8) the director of game, (9) the director of [highways] transportation, (10) the director of motor vehicles, (11) the director of general administration and (12) the director of commerce and economic development.

"Such officers, except the director of [highways] transportation, shall be appointed by the governor, with the consent of the senate, and hold office at the pleasure of the governor. If a vacancy occurs while the senate is not in session, the governor shall make a temporary appointment until the next meeting of the senate, when he shall present to that body his nomination for the office. The director of [highways] transportation shall be appointed by the state [highway] transportation commission.

"NEW SECTION. Sec. 6. Assistant directors of the department of transportation, as provided for in section 2 of this 1967 amendatory act, shall be appointed by the director of transportation with the consent of the transportation commission, and shall hold office at the pleasure of the director. Such assistant directors shall be exempt from the provisions of chapter 41.06 RCW, the state civil service law.

"NEW SECTION. Sec. 7. There is added to chapter 47.01 RCW a new section to read as follows:

"There is hereby created a state transportation commission consisting of seven members. The initial membership shall consist of the present five members of the state highway commission, each of whom shall serve until such time as their terms would have expired on the highway commission, and two members to be appointed by the governor with the consent of the senate, and who shall serve for a term of six years commencing July 1, 1967. Upon expiration of the above terms, members shall be appointed by the governor with the consent of the senate for a six year term of office; members shall be residents of this state and otherwise qualified as in this chapter provided. In the case of a vacancy, for whatsoever reason, the governor will appoint but such appointment shall be only for the remainder of the unexpired term in which the vacancy has occurred.

"Sec. 8. Section 47.01.030, chapter 13, Laws of 1961 as amended by section 1, chapter 1, Laws of 1965 extraordinary session, and RCW 47.01.030 are each amended to read as follows:

"[No two] Members of said state [highway] transportation commission shall [at the time of appointment or thereafter during their respective terms of office be residents of the same congressional district, and] be appointed at large from throughout the state but not more than [three] four members of said state [highway] transportation commission shall reside at the time of appointment or thereafter in one part of the state divided north and south by the summit of the Cascade mountains. Not more than [three] four members of said state [highway] transportation commission shall at the time of appointment or thereafter during their respective terms of office be members of the same major political party. No elective state official or state officer or state employee shall be a member of said commission. No state [highway] transportation commissioner shall be removed from office by the governor before the expiration of his term unless for a disqualifying change of residence or for cause based upon a determination of incapacity, incompetence, neglect of duty, or malfeasance in office by the superior court of the state of Washington in and for Thurston county upon petition and show cause proceedings duly brought therefor in said court and directed to the commissioner in question.

"Sec. 9. Section 47.01.040, chapter 13, Laws of 1961 as amended by section 31, chapter 170, Laws of 1965 extraordinary session and RCW 47.01.040 are each amended to read as follows:

"Each member of the state [highway] transportation commission shall receive forty dollars per diem for each day actually spent in the performance of his duties and his actual necessary traveling and other expenses in going to, attending and returning from meetings of the commission, and his actual and necessary traveling and other expenses incurred in the discharge of such duties as may be requested of him by a majority vote of the commission, but in no event shall a commissioner be paid per diem in any one year in excess of one hundred twenty days, except the chairman of the commission who may be paid per diem for not more than one hundred fifty days.

"Sec. 10. Section 47.01.050, chapter 13, Laws of 1961 and RCW 47.01.050 are each amended to read as follows:

"The state [highway] transportation commission is hereby vested with all powers, authority, functions and duties vested in or required to be performed by the director of highways, [or] the state highway commission or the state department of highways as of July 1, [1951] 1967. Full and complete jurisdiction and authority over the administration of state highways and all matters connected therewith or related thereto is hereby granted the said state [highway] transportation commission except only insofar as the same may have been heretofore or may be hereafter specifically granted to the governor, the director or department of [licenses] motor vehicles, the [public service] utilities and transportation commission, the state commission on equipment, the Washington state patrol or its chief, [the Washington toll bridge authority] or the governing bodies of cities and towns.

"Sec. 11. Section 47.01.060, chapter 13, Laws of 1961 and RCW 47.01.060 are each amended to read as follows:

"On and after July 1, [1951] 1967, the state [highway] transportation commission shall take over, assume and exercise all of the powers, authority and functions and perform all of the duties then vested in or required to be performed by the [director of highways] state highway commission and the department of highways, the Washing-

ton toll bridge authority, and the Washington state aeronautics commission. Thereafter the state [highway] transportation commission shall assume and exercise full and complete jurisdiction and authority over the administration of the state highways and all matters connected therewith or related thereto as hereinabove set forth in RCW 47.01.050. The state transportation commission shall likewise assume jurisdiction and authority over the administration of urban-area mass transportation facilities, water transportation facilities, including the state ferry system, and air transportation within the state, encouraging the establishment of airports and air navigation facilities: Provided, That such jurisdiction and authority shall not infringe upon rights or powers heretofore or hereafter granted the governor, the director of motor vehicles, the utilities and transportation commission, port districts or the governing bodies of counties, cities or towns. The state [highway] transportation commission shall establish such rules and regulations as may be deemed wise and lay down policies of procedure and generally supervise and control the operation of said functions within the terms of this section, this title, Title 14 RCW, and pursuant to the laws of this state, and the said commission is hereby clothed with all necessary powers to carry out the terms thereof.

"Sec. 12. Section 47.01.070, chapter 13, Laws of 1961 and RCW 47.01.070 are each amended to read as follows:

"In all situations wherein [the director of highways] any member of the state highway commission, the Washington toll bridge authority of the Washington state aeronautics commission or any one of their designees was on July 1, [1951] 1967 designated as a member of any board, commission, committee, or authority, the state [highway] transportation commission shall hereafter determine who shall serve as such member.

"Sec. 13. Section 47.01.080, chapter 13, Laws of 1961 and RCW 47.01.080 are each amended to read as follows:

"The first [appointed] members of the state [highway] transportation commission shall meet in the offices of the [department of highways] former state highway commission at the state capitol and organize as a state [highway] transportation commission during the first week in July, [1951] 1967 or as soon thereafter as possible. At the first annual meeting and at each annual meeting thereafter the commission shall elect a secretary who may be, but need not be, a member of said commission, and the commission shall elect a chairman from its own membership who shall hold office for one year. Election as chairman shall not interfere with the member's right to vote on all matters before the commission. The commission shall meet at such other times as it deems advisable, but at least once every thirty days, and shall from time to time adopt rules and regulations not inconsistent with the provisions of this title for its own government, and to regulate and discharge its duties, and to exercise its powers under [this title] the law of this state.

"Sec. 14. Section 47.01.090, chapter 13, Laws of 1961 and RCW 47.01.090 are each amended to read as follows:

"The commission shall act collectively in harmony with recorded resolutions or motions adopted by a majority of the commission at regular or special meetings, notice of which meetings shall be given to all members pursuant to the rules of said commission, or the Administrative Procedures Act (chapter 34.04 RCW) when applicable. [Three] Four members shall constitute a quorum at any meeting, but no resolution, motion, or other decision of the commission shall be adopted or passed without the favorable vote of at least [three] four members. Except as otherwise provided therein, the Administrative Procedures Act (chapter 34.04 RCW) shall be applicable to commission action.

"Sec. 15. Section 47.01.100, chapter 13, Laws of 1961 and RCW 47.01.100 are each amended to read as follows:

"The state [highway] transportation commission shall select and appoint the director of [highways] transportation who after appointment shall be an ex officion member of the commission without a vote. [He] The director shall be the chief executive officer of the commission responsible only to it, and shall carry into effect the commission's order and shall be guided by policies laid down by it in the administration of the department of transportation. As the executive head, he shall direct all activities and supervise the work of the staff of the department.

"Sec. 16. Section 47.01.110, chapter 13, Laws of 1961 and RCW 47.01.110 are each amended to read as follows:

"The assistant director [of highways] who is the administrator for the division of highway transportation shall be fully competent as a highway engineer and as an

executive. He shall be a registered professional engineer and shall be a graduate in engineering of an accredited university or college or have in lieu thereof experience as a civil engineer in responsible charge of work equivalent to such education, and in addition shall have had experience in highway or road construction for a period of not less than five years. He need not be a resident of the state at the time of his appointment.

"The assistant directors who are appointed administrators of the division of mass transportation, the division of water transportation and the division of air transportation shall each have had managerial or professional experience or expertise in some phase of his respective field. None need be a resident of the state of Washington at the time of his appointment.

"Sec. 17. Section 47.01.120, chapter 13, Laws of 1961 and RCW 47.01.120 are each amended to read as follows:

"The director of [highways] transportation shall hold office indefinitely but may be dismissed by the commission at any time for incompetence, neglect of duty, malfeasance in office or failure to carry out the commission's policies. Before a motion for dismissal shall be acted upon by the state [highway] transportation commission, the director of [highways] transportation shall be granted a hearing on formal written charges before the full commission.

"Sec. 18. Section 47.01.130, chapter 13, Laws of 1961 as amended by section 10, chapter 307, Laws of 1961 and RCW 47.01.130 are each amended to read as follows:

"The salary of the director of [highways] transportation shall be as fixed by the governor in accordance with the provisions of RCW 43.03.040.

"Sec. 19. Section 47.01.140, chapter 13, Laws of 1961 and RCW 47.01.140 are each amended to read as follows:

"The state [highway] transportation commission shall prepare a report of its activities to be submitted to each blennial session of the legislature. The report shall be printed and copies thereof submitted to the senate and house of representatives on or before the opening day of the legislative session and shall show the sum of money expended by or under its direction during the fiscal biennium or portion thereof during which the commission has functioned, and shall show data and information as will show a strict accounting of all sums expended by or under its direction.

"Sec. 20. Section 47.01.160, chapter 13, Laws of 1961 as amended by section 29, chapter 170, Laws of 1965 extraordinary session, and RCW 47.01.160 are each amended to read as follows:

"The state [highway] transportation commission shall have the power and it shall be its duty:

"(1) To conduct, control and supervise the state department of [highways] transportation, and to designate and establish such department of [highway] transportation district or branch offices as may be necessary and convenient, and, subject to the provisions of chapter 41.06 RCW, to appoint and employ and to determine the powers and duties together with the salaries and other expenses of such engineering, clerical, mechanical, and any and all other assistants as may be necessary or convenient in the exercise of the powers and in the discharge of its duties as the state [highway] transportation commission.

"(2) To keep at the office of the commission in the [highway] transportation building at the state capitol a record of all proceedings and orders pertaining to the matters under its direction; [and] to keep copies of all maps, plans and specifications prepared by it, and to prepare and submit to the governor thirty days before each regular session of the legislature of the state of Washington a report of work constructed or under construction and to make recommendations as to needed state highways and improvements of the state highway system, together with estimated cost thereof; to make such other reports and recommendations to the governor or legislature as required by law.

"(3) To acquire property as authorized by law and to construct and maintain thereon any buildings or structures necessary and convenient for the exercise of the powers and the discharge of the duties of the commission and to construct and maintain any buildings or structures and appurtenances and facilities necessary or convenient to the health and safety and for the accommodation of persons traveling upon the state's highways, the state's waterways, and the state's airways, including toll facilities, and the state ferry system.

"(4) Subject to the provisions of chapter 41.06 RCW, to employ such qualified engineers who shall be registered professional engineers under the laws of the state of

Washington, assistants and such other services and to provide such superintendents of construction, repair or maintenance work on any state [highways] project as may be necessary to accomplish the completion thereof, and the expense so incurred together with the cost of any right of way necessary therefor, or land incidental thereto, shall be charged against the funds appropriated for the construction, repair or maintenance of said state [highways] project.

- "(5) To exercise all the powers and perform all the duties necessary, convenient, or incidental to the laying out, locating, relocating, surveying, constructing, altering, repairing, improving, and maintaining of any state highway, and of any bridges, culverts and embankments necessary or important therefor or for the protection or preservation thereof, and channel changes therefor and to examine and allow or disallow bills for any work done or materials furnished and to certify all claims allowed to the state auditor.
- "(6) To publish biennially and before the end of each even numbered year a report of the commission with such cumulative information as may be deemed important and such recommendations as may be deemed desirable for the future operation of the commission.
- "(7) To collect and compile and to publish, if it is deemed advisable, statistics relative to public highways throughout the state; to collect such information in regard thereto as is deemed expedient; to investigate and determine upon various methods of highway construction adaptable to different sections of the state; to investigate and determine the best methods of construction and maintenance of highways, roads and bridges; to gather and compile such other information relating thereto as shall be deemed appropriate, and to employ highway funds for the purpose of constructing test roads within the state of Washington and conducting investigations and research thereof in the state of Washington or elsewhere; to conduct on any highways, roads, or streets of this state, physical, traffic or other nature of inventory or survey considered of value in determining highway, road or street uses and needs.
- "(8) To exercise all the powers, functions and duties heretofore vested in the Washington toll bridge authority and any member, officer or employee thereof.
- "(9) To exercise all the powers, functions and duties heretofore vested in the state highway commission division of toll facilities relating to the acquisition, operation, design, construction, improvement, maintenance and repair of all toll bridges and other toll facilities, including the Washington state ferries.
- "(10) To exercise all the powers, functions and duties heretofore vested in the Washington state aeronautics commission or any member, officer or employee thereof.
- "(11) To exercise all powers, duties and functions on behalf of the state in all things pertaining to the development and establishment of area-wide urban mass transportation systems, including entering into agreements as may from time to time be necessary or desirable to secure grants, moneys or other aid from whatsoever source in the expediting of any such system. Such duties shall include:
- "(a) To study and investigate the possibilities of joint use of facilities for highway and mass transit purposes.
- "(b) To provide assistance to local governments in organizing regional or local transit authorities in order that mass transit facilities may be provided on a regional or local basis in response to the demands of the people.
- ``(c) To explore alternative sources of funds and means of financing mass transit facilities.
- "(d) To conduct a public information program designed to bring to public attention the challenges, problems and opportunities offered by the mass transit approach to the movement of people.
- "(e) To assist regional and other state authorities in their relations with the federal government in relation to funds which may be available for planning and/or construction of mass transportation facilities.
- "(f) To report to the governor and the legislature prior to each regular session of the legislature developments in the field of mass transit and recommendations designed to facilitate the development of mass transit facilities in the state. Such report shall be printed and distributed to each member of the legislature, on or before opening day of such legislative sessions.
- "(g) To conduct a continuing review of the boundary limits of present and proposed mass transportation facilities to ensure that the area covered reasonably coincides with mass transportation demands of the people.

"(12) To develop, maintain, and from time to time revise, a comprehensive master plan for transportation development, including those aspects of transportation dealt with by each division of the department.

"(13) To exercise all powers and to perform all duties by any law granted to or imposed upon the state highway board, the state highway commission, the state department of highways, the state highway committee, the director of public works by and through the division of highways, the supervisor of highways, and the state highway engineer.

"(14) To exercise all other powers and perform all other duties now or hereafter provided by law.

"Sec. 21. Section 47.01.190, chapter 13, Laws of 1961 and RCW 47.01.190 are each amended to read as follows:

"The commission shall appoint, with the approval of the governor, a qualified assistant to be designated as "[assistant director] coordinator of [highways] transportation for state aid" whose duties shall consist of the administration of the program of state aid in the matter of county roads and city streets, and such other duties as the commission shall determine.

"Sec. 22. Section 47.01.210, chapter 13, Laws of 1961 and RCW 47.01.210 are each amended to read as follows:

"It shall be lawful for the Washington State [highway] transportation commission to contract without advertising or bid, or performance bond, with any public utility, whether publicly or privately operated, or with any municipal corporation or political subdivision of the state, for the performance of any work or the furnishing of any service of a type ordinarily performed or furnished by such utility, or by such municipal corporation or political subdivision, whenever, in the opinion of said commission, the interest of the public will be best served.

"Sec. 23. Section 47.01.220, chapter 13, Laws of 1961 and RCW 47.01.220 are each amended to read as follows:

"The state [highway] transportation commission shall report to the legislature through the joint fact-finding committee on highways, streets and bridges on the highway needs of the state in light of [the] new federal highway policy, taking into consideration the needs of the existing state highway system and such extensions thereto as may be warranted by the expanding economy of the state.

HIGHWAY DEPARTMENT PERSONNEL BOARD ABOLISHED— TRANSFER OF DUTIES TO THE DEPARTMENT OF PERSONNEL

"NEW SECTION. Sec. 24. There is added to chapter 41.06 RCW a new section to read as follows:

"The highway department personnel board established and existing under the provisions of RCW 41.06.060 (section 6, chapter 1, Laws of 1961), is abolished, and the terms of office of its members are terminated as of July 1, 1967. The department of personnel as created by RCW 41.06.110 shall thereafter perform all powers and duties of said board. Supplies, equipment and records in the possession of or under the control of said highway department personnel board shall be transferred by it to the department of personnel prior to July 1, 1967.

"The transfer of powers, duties and functions as provided for herein shall not affect the validity of any act performed by the highway department personnel board or any officer or employee thereof prior to such transfer. All matters relating to functions transferred which at the time of transfer have not been completed may be undertaken and completed by the department of personnel which is authorized, empowered and directed to promulgate orders, rules and regulations to accomplish this purpose.

"NEW SECTION. Sec. 25. Except as provided in section 24 of this 1967 amendatory act, employees currently serving in the classes of positions heretofore established by the highway department personnel board shall automatically retain such permanent or probationary status in such positions, upon the transfer of powers and duties from the highway department personnel board to the state personnel board.

"Sec. 26. Section 2, chapter 1, Laws of 1961 and RCW 41.06.020 are each amended to read as follows:

"Unless the context clearly indicates otherwise, the words used in this chapter have the meaning given in this section.

"(1) "Institutions of higher learning" are the University of Washington, Washington State University, Central Washington State College, Eastern Washington State College, and Western Washington State College;

"(2) "Agency" means an office, department, board, commission, or other separate unit or division, however designated, of the state government and all personnel thereof; it includes any unit of state government established by law, the executive officer or members of which are either elected or appointed, upon which the statutes confer powers and impose duties in connection with operations of either a governmental or proprietary nature;

"(3) "Board" means the state personnel board established under the provisions of RCW 41.06.110 [,] and the personnel committee established under RCW 41.06.050 [and the personnel board established under RCW 41.06.060], except that this definition does

not apply to the words "board" or "boards" when used in RCW 41.06.070;

"(4) "Classified service" means all positions in the state service subject to the provisions of this chapter;

"(5) "Competitive service" means all positions in the classified service for which a competitive examination is required as a condition precedent to appointment;

"(6) "Noncompetitive service" means all positions in the classified service for

which a competitive examination is not required;

"(7) "Department" means an agency of government that has as its governing officer a person, or combination of persons such as a commission, board or council, by law empowered to operate the agency responsible either to (1) no other public officer or (2) the governor.

"Sec. 27. Section 8, chapter 1, Laws of 1961 and RCW 41.06.080 are each amended to

read as follows:

"Notwithstanding the provisions of this chapter, the department of personnel may make its services available on request, on a reimbursable basis, to:

- "(1) Either the legislative or the judicial branch of the state government;
- "(2) Any county, city, town or other municipal subdivision of the state; and

"(3) The institutions of higher learning [;

"(4) The department of highways].

AERONAUTICS COMMISSION POWERS AND DUTIES TRANSFERRED TO THE STATE TRANSPORTATION COMMISSION

"Sec. 28. Section 1, chapter 165, Laws of 1947 and RCW 14.04.020 are each amended to read as follows:

"As used in this chapter, unless the context clearly indicates otherwise:

- "(1) "Aeronautics" means the science and art of flight and including but not limited to transportation by aircraft; the operation, construction, repair, or maintenance of aircraft, aircraft power plants and accessories, including the repair, packing, and maintenance of parachutes; the design, establishment, construction, extension, operation, improvement, repair, or maintenance of airports or air navigation facilities; and instruction in flying or ground subjects pertaining thereto.
- "(2) "Aircraft" means any contrivance now known, or hereafter invented, used or designed for navigation of or flight in the air.
- "(3) "Airport" means any area of land or water which is used, or intended for use, for the landing and take-off of aircraft, and any appurtenant areas which are used, or intended for use, for airport buildings or other airport facilities or right-of-way, together with all airport buildings and facilities located thereon.
 - "(4) "Commission" means the state [aeronautics] transportation commission.
- "(5) "Director" means the assistant director of [aeronautics] the division of air transportation of the department of transportation of this state, or such other person or persons as he feels qualified to carry out his duties and exercise his powers hereunder.
 - "(6) "State" or "this state" means the state of Washington.
- "(7) "Air navigation facility" means any facility, other than one owned or operated by the United States, used in, available for use in, or designed for use in aid of air navigation, including any structures, mechanisms, lights, beacons, markers, communicating systems, or other instrumentalities or devices used or useful as an aid, or constituting an advantage or convenience, to the safe taking-off, navigation, and landing of aircraft, or the safe and efficient operation or maintenance of an airport, and any combination of any or all of such facilities.

"(8) "Operation of aircraft" or "operate aircraft" means the use, navigation or piloting of aircraft in the airspace over this state or upon any airport within this state.

"(9) "Airman" means any individual who engages, as the person in command, or as pilot, mechanic, or member of the crew in the navigation of aircraft while under way, and any individual who is directly in charge of the inspection, maintenance, overhauling, or repair of aircraft engines, propellers, or appliances, and any individual who serves in the capacity of aircraft dispatcher or air-traffic control tower operator; but does not include any individual employed outside the United States, or any individual employed by a manufacturer of aircraft, aircraft engines, propellers, or appliances to perform duties as inspector or mechanic in connection therewith, or any individual performing inspection or mechanical duties in connection with aircraft owned or operated by him.

"(10) "Aeronautics instructor" means any individual who for hire or reward engages in giving instruction or offering to give instruction in flying or ground subjects pertaining to aeronautics, but excludes any instructor in a public school, university or institution of higher learning duly accredited and approved for carrying on collegiate work, who instructs in flying or ground subjects pertaining to aeronautics, while in the performance of his duties at such school, university or institution.

"(11) "Air school" means any person who advertises, represents or holds out as giving or offering to give instruction in flying or ground subjects pertaining to aeronautics whether for or without hire or reward; but excludes any public school, university or institution of higher learning duly accredited and approved for carrying on collegiate work.

"(12) "Person" means any individual, firm, partnership, corporation, company, association, joint stock association, or body politic; and includes any trustee, receiver, assignee, or other similar representative thereof.

"(13) "Municipal" means pertaining to a municipality, and "municipality" shall mean any county, city, town, authority, district or other political subdivision or public corporation of this state.

"(14) "Airport hazard" means any structure, object of natural growth, or use of land, which obstructs the airspace required for the flight of aircraft in landing or taking off at an airport or is otherwise hazardous to such landing or taking off.

"(15) "State airway" means a route in the navigable airspace over and above the lands or waters of this state, designated by the commission as a route suitable for air navigation.

"NEW SECTION. Sec. 29. There is added to chapter 14.04 RCW a new section to read as follows:

"Wherever in this chapter or in Title 14 RCW "Washington state aeronautics commission", "the state aeronautics commission", "the aeronautics commission" or the commission" is used, it shall mean the state transportation commission as created in section 6 of this 1967 amendatory act. Wherever in this chapter or in Title 14 RCW "state director of aeronautics", "director of aeronautics" or "director" is used, it shall mean the assistant director of air transportation of the department of transportation as provided for in section 2 of this 1967 amendatory act: *Provided*, That the assistant director of air transportation may appoint such other person or persons as he feels qualified to carry out his duties and exercise his powers thereunder.

TRANSFER OF WASHINGTON TOLL BRIDGE AUTHORITY DUTIES RELATING TO STATE TOLL BRIDGES, TUNNELS AND FERRIES TO THE STATE TRANSPORTATION COMMISSION

"Sec. 30. Section 47.56.030, chapter 13, Laws of 1961 as amended by section 8, chapter 278, Laws of 1961, and RCW 47.56.030 are each amended to read as follows:

"The state [highway] transportation commission shall have full charge of the construction of all toll bridges and other toll facilities including the Washington state ferries [that may be authorized by the Washington toll bridge authority, and], the operation and maintenance thereof and the determination of and collection of tolls and charges thereon, and shall directly perform all duties and exercise all powers relating to the financing, refinancing and fiscal management of the state ferry system's bonded indebtedness in the manner provided by law. The commission shall have full charge of design of all toll facilities. The commission shall proceed with the construction of such toll bridges and other facilities and the approaches thereto by contract in the manner of state highway construction immediately upon there being made available funds for such work and shall prosecute such work to completion as rapidly as practicable.

"Sec. 31. Section 47.56.040, chapter 13, Laws of 1961 and RCW 47.56.040 are each amended to read as follows:

"The [Washington toll bridge authority] state transportation commission is empowered, in accordance with the provisions of this chapter, to provide for the establishing and constructing of toll bridges upon any public highways of this state together with approaches thereto wherever the same is considered necessary or advantageous and practicable for crossing any stream, body of water, gulch, navigable water, swamp or

other topographical formation whether the same is within this state or constitutes a boundary between this state and an adjoining state or country. The necessity or advantage and practicability of any such toil bridge shall be determined by the [Washington toll bridge authority] commission and the feasibility of financing any toll bridge in the manner provided by this chapter shall be a primary consideration and determined according to the best judgment of the [Washington toll bridge authority] commission. For the purpose of obtaining information for the consideration of the [authority] commission upon the construction of any toll bridge or any other matters pertaining thereto it shall be the duty of any cognizant officer or employee of the state upon the request of the [authority] commission to make reasonable examination, investigation, survey or reconnaissance for the determination of material facts pertaining thereto and report the same to the [authority] commission. The cost of any such examination, investigation, survey or reconnaissance shall be borne by the department or office conducting the same from the funds provided for such department or office for its usual functions.

"Sec. 32. Section 47.56.042, chapter 13, Laws of 1961 and RCW 47.56.042 are each amended to read as follows:

"The [Washington toll bridge authority] state transportation commission is hereby authorized to enter into agreements with any county of this state and/or with an adjoining state or county thereof for the purpose of implementing an investigation of the feasibility of any toll bridge project for the bridging of a river forming a portion of the boundary of this state, and such adjoining state. The [authority] commission may use funds from its revolving fund to carry out the purposes of this section. Such agreements may provide that in the event any such project is determined to be feasible and adopted, any advancement of funds by any state or county may be reimbursed out of any proceeds derived from the sale of bonds or out of tolls and revenues to be derived from such project.

"Sec. 33. Section 47.56.050, chapter 13, Laws of 1961 and RCW 47.56.050 are each amended to read as follows:

"(1) The [Washington toll bridge authority] state transportation commission, whenever it is considered necessary or advantageous and practicable, is empowered to provide for the acquisition by purchase of, and to acquire by purchase, (a) any bridge or bridges or ferries which connect with or may be connected with the public highways of this state, and (b) together with approaches thereto.

"(2) In connection with the acquisition by purchase of any bridge or bridges or ferries pursuant to the provisions of subsection (1) of this section, the [Washington toll bridge authority, the state highway] state transportation commission, the state treasurer, the state auditor, any city, county or other political subdivision of this state, and all said officers—

"(a) are empowered and required to do all acts and things as in this chapter provided for the establishing and constructing of toll bridges and operating, financing and maintaining such bridges insofar as such powers and requirements are applicable to the purchase of any bridge or bridges or ferries and their operation, financing and maintenance: and

"(b) in purchasing, operating, financing and maintaining any bridge or bridges or ferries acquired or to be acquired by purchase pursuant to the provisions of this section, shall act in the same manner and under the same procedures as are provided in this chapter for the establishing, constructing, operating, financing and maintaining of toll bridges insofar as such manner and procedure are applicable to the purchase of any bridge or bridges or ferries and their operation, financing and maintenance.

"(3) Without limiting the generality of the provisions contained in subsections (1) and (2) hereof, the [Washington toll bridge authority] state transportation commission is empowered (a) to cause surveys to be made for the purpose of investigating the propriety of acquiring by purchase any such bridge or bridges or ferries and the right of way necessary or proper for said bridge or bridges or ferries, and other facilities necessary to carry out the provisions of this chapter; (b) to issue, sell and redeem bonds and to deposit and pay out the proceeds of said bonds for the financing thereof; (c) to collect, deposit, and expend tolls therefrom; (d) to secure and remit financial and other assistance in the purchase thereof; and (e) to carry insurance thereon.

"(4) The provisions of RCW 47.56.220 shall apply when any such bridge or bridges or ferries are acquired by purchase pursuant to this section.

"Sec. 34. Section 47.56.060, chapter 13, Laws of 1961 and RCW 47.56.060 are each amended to read as follows:

"The [Washington toll bridge authority] state transportation commission, the officials thereof and all state officials are empowered to do such acts and make such agreements not inconsistent with law as may be necessary or desirable in connection with the duties and powers conferred upon them respectively by law regarding the construction, maintenance, operation and insurance of such toll bridges or the safeguarding of the funds and revenues required for such construction and the payment of the indebtedness incurred therefor. The [Washington toll bridge authority and the highway] state transportation commission shall keep full, complete and separate accounts of each toll bridge and annually shall prepare balance sheet and income and profit and loss statements showing the financial condition of each such toll bridge, which statement shall be open to the inspection of holders of bonds issued by said [authority] commission at all reasonable times.

"Sec. 35. Section 47.56.070, chapter 13, Laws of 1961 and RCW 47.56.070 are each amended to read as follows:

"The [authority] state transportation commission may provide for the establishment, construction, and operation of toll tunnels, toll roads and other facilities necessary for their construction and connection with public highways of the state. It may cause surveys to be made to determine the propriety of their establishment, construction, and operation, and may acquire rights of way and other facilities necessary to carry out the provisions hereof; and may issue, sell, and redeem bonds, and deposit and expend them; secure and remit financial and other assistance in the construction thereof; carry insurance thereon; and handle any other matters pertaining thereto, all of which shall be conducted in the same manner and under the same procedure as provided for the establishing, constructing, operating, and maintaining of toll bridges by the [authority] commission, insofar as reasonably consistent and applicable. No toll facility, toll bridge, toll road or toll tunnel, shall be combined with any other toll facility for the purpose of financing unless such facilities form a continuous project, to the end that each such facility or project be self-liquidating and self-sustaining [: Provided, That no toll road shall be constructed, obligations for the construction thereof entered into, or right-of-way acquired without prior approval of the location, plans and specifications by the Washington state highway commission].

"Sec. 36. Section 47.56.075, chapter 13, Laws of 1961 and RCW 47.56.075 are each amended to read as follows:

"The [authority] commission shall approve for construction only such toll roads as the legislature shall specifically authorize or such toll facilities as shall be specifically sponsored by a city, town or county.

"Sec. 37. Section 47.56.080, chapter 13, Laws of 1961 and RCW 47.56.080 are each amended to read as follows:

"Whenever in the judgment of the [highway] state transportation commission it is considered in the best interest of the public highways of the state that any new toll bridge or bridges be constructed upon any public highway and across any stream, body of water, gulch, navigable water, swamp or other topographical formation and operated by the state the [highway] commission shall [submit its recommendation to that effect to the Washington toll bridge authority together with preliminary estimates of the cost of such construction and an estimate of the amount necessary to be raised for such purpose by the issuance of revenue bonds, and a statement of the probable amount of money, property, materials or labor to be contributed from other sources in aid of any such construction. If the Washington toll bridge authority concurs in the recommendation of the highway commission or on its own motion determines to construct any toll bridge or toll bridges, the Washington toll bridge authority shall] adopt a resolution declaring that public interest and necessity require the construction of such toll bridge or bridges and authorizing the issuance of revenue bonds for the purpose of obtaining funds in an amount not in excess of that estimated to be required for such construction. The issuance of bonds as provided in this chapter for the construction of more than one toll bridge may at the discretion of the [Washington toll bridge authority] commission be included in the same authority and issue of bonds.

"Sec. 38. Section 47.56.090, chapter 13, Laws of 1961 and RCW 47.56.090 are each amended to read as follows:

"[Whenever the Washington toll bridge authority shall authorize and direct the highway commission to construct a toll bridge] The [highway] state transportation commission is empowered to secure right of way [therefor] for toll bridges and for approaches thereto by gift or purchase, or by condemnation in the manner provided by law for the taking of private property for public highway purposes.

 $^{\prime}$. "Sec. 39. Section 47.56.100, chapter 13, Laws of 1961 and RCW 47.56.100 are each amended to read as follows:

"The right of way is hereby given, dedicated and set apart upon which to locate, construct and maintain bridges or approaches thereto or other highway crossings, and transportation facilities thereof or thereto, through, over or across any of the lands which are now or may be the property of this state, including highways, and through, over or across the streets, alleys, lanes and roads within any city, county, or other political subdivision of the state. If any property belonging to any city, county or other political subdivision of the state is required to be taken for the construction of any such bridge or approach thereto or should any such property be injured or damaged by such construction, such compensation therefor as may be proper or necessary and as shall be agreed upon may be paid by the [Washington toll bridge authority] state transportation commission to the particular county, city, or other political subdivision of the state owning such property, or condemnation proceedings may be brought for the determination of such compensation.

"Sec. 40. Section 47.56.110, chapter 13, Laws of 1961 and RCW 47.56.110 are each amended to read as follows:

"Before the [highway] state transportation commission shall proceed with any action to; secure right of way or with construction of any toll bridge under the provisions of this chapter the [Washington toll bridge authority] commission shall have first passed a resolution that public interest and necessity require the acquisition of right of way for and the construction of such toll bridge. Such resolution shall be conclusive evidence (1) of the public necessity of such construction [;], (2) that such property is necessary therefor, and [,] (3) that such proposed construction is planned or located in a manner which will be most compatible with the greatest public good and the least private injury. When it becomes necessary for the [highway] commission to condemn any real estate to be used in connection with any such bridge, the attorney general of the state shall represent the [highway] commission. In eminent domain proceedings to acquire property for any of the purposes of this chapter, any toll bridge, real property, personal property, franchises, rights, easements or other property or privileges appurtenant thereto appropriated or dedicated to a public use or purpose by any person, firm, private, public or municipal corporation, county, city, town, district or any political subdivision of the state, may be condemned and taken, and the acquisition and use thereof as herein provided for the same public use or purpose to which such property has been so appropriated or dedicated, or for any other public use or purpose, shall be deemed a superior and permanent right and necessity, and a more necessary use and purpose than the public use or purpose to which such property has already been appropriated or dedicated. It shall not be necessary in any eminent domain proceedings hereunder to plead or prove any acts or proceedings preliminary or prior to the adoption of the resolution hereinbefore referred to describing the property sought to be taken and directing such proceedings.

"Sec. 41. Section 47.56.120, chapter 13, Laws of 1961 and RCW 47.56.120 are each amended to read as follows:

"In the event that the [Washington toll bridge authority] state transportation commission should determine that any toll bridge should be constructed, [under its authority it shall authorize and direct the highway commission to construct such toll bridge. In the event the highway commission is authorized and directed to construct such toll bridge] all cost thereof including right of way, survey and engineering shall be paid out of any funds available for payment of the cost of such toll bridge under this chapter.

"Sec. 42. Section 47.56.130, chapter 13, Laws of 1961 and RCW 47.56.130 are each amended to read as follows:

 that neither the payment of the principal or any part thereof nor the interest thereon or any part thereof constitutes a debt, liability or obligation of the state of Washington. The [Washington toll bridge authority] state transportation commission is empowered to receive and accept funds from the state of Washington or the federal government upon a cooperative or other basis for the construction of any toll bridge authorized under this chapter and is empowered to enter into such agreements with the state of Washington or the federal government as may be required for the securing of such funds.

"Sec. 43. Section 47.56.140, chapter 13, Laws of 1961 as amended by section 45, chapter, 3, Laws of 1963 extraordinary session, and RCW 47.56.140 are each amended to read as follows:

"The revenue bonds may be issued and sold by the [authority] commission from time to time and in such amounts as it deems necessary to provide sufficient funds for the construction of the bridge, and to pay interest on outstanding bonds issued for its construction during the period of actual construction and for six months after completion thereof.

"The [authority] commission shall determine the form, conditions, and denominations of the bonds, and the maturity dates which the bonds to be sold shall bear and the interest rate thereon, which shall not exceed six percent per year. All bonds of the same issue need not bear the same interest rate. Principal and interest of the bonds shall be payable at such place as determined by the [authority] commission, and may contain provisions for registration as to principal or interest, or both. They shall be in coupon form with interest payable at such times as determined by the [authority] commission, and shall mature at such times and in such amounts as the [authority] commission prescribes. The [authority] commission may provide for the retirement of the bonds at any time prior to maturity, and in such manner and upon payment of such premiums as it may determine in the resolution providing for the issuance of the bonds. All such bonds shall be signed by the state auditor and countersigned by the governor and any interest coupons appertaining thereto shall bear the signature of the state auditor. The countersignature of the governor on such bonds and the signature of the state auditor on such coupons may be their printed or lithographed facsimile signatures. Successive issues of such bonds within the limits of the original authorization shall have equal preference with respect to the redemption thereof and the payment of interest thereon. The [authority] commission may fix different maturity dates, serially or otherwise, for successive issues under any one original authorization. The bonds shall be negotiable instruments under the law merchant. All bonds issued and sold hereunder shall be sold on sealed bids to the highest and best bidder after such advertising for bids as the [authority] commission deems proper. The [authority] commission may reject any and all bids and may thereafter sell the bonds at private sale under such terms and conditions as it deems most advantageous to its own interests; but not at a price below that of the best bid which was rejected. The [authority] commission may contract loans and borrow money through the sale of bonds of the same character as those herein authorized, from the United States or any agency thereof, upon such conditions and terms as may be agreed to and the bonds shall be subject to all the provisions of this chapter, except the requirement that they be first offered at public sale.

"Temporary or interim bonds, certificates, or receipts, of any denomination, and with or without coupons attached, signed by the state auditor, may be issued and delivered until bonds are executed and available for delivery.

"Sec. 44. Section 47.56.150, chapter 13, Laws of 1961 and RCW 47.56.150 are each amended to read as follows:

"The proceeds from the sale of all bonds authorized under the provisions of this chapter shall be paid to the state treasurer for the credit of the [Washington toll bridge authority] state transportation commission and be deposited as demand deposits forthwith in such depositary or depositaries as may be authorized by law to receive deposits of state funds to the credit of a fund to be designated as the construction fund of the particular toll bridge or toll bridges for which such bonds were issued and sold, which fund shall not be a state fund and shall at all times be kept segregated and set apart from all other funds and in trust for the purposes herein set out. Such proceeds shall be paid out or disbursed solely for the construction of such toll bridge or toll bridges, the acquisition of the necessary lands and easements therefor and the payment of interest on such bonds during the period of actual construction and for a period of six months thereafter, only as the need therefor shall arise and the

[Washington toll bridge authority] state transportation commission may agree with the purchaser of said bonds upon any conditions or limitations restricting the disbursement of such funds that may be deemed advisable, for the purpose of assuring the proper application of such funds. All moneys in such fund and not required to meet current construction costs of the toll bridge or toll bridges for which such bonds were issued and sold, and all funds constituting surplus revenues which are not immediately needed for the particular object or purpose to which they must be applied or are pledged shall be invested in bonds and obligations of the nature eligible for investment of surplus state moneys; Provided. That the [Washington toll bridge authority] state transportation commission may provide in the proceedings authorizing the issuance of said bonds that the investment of such moneys shall be made only in particular bonds and obligations within the classifications eligible for such investment and such provisions shall thereupon be binding upon the said [authority] commission and all officials having anything to do with such investment. Any surplus which may exist in said construction fund shall be applied to the retirement of bonds issued for the construction of such toll bridge or toll bridges by purchase or call and in the event such bonds cannot be purchased at a price satisfactory to the [Washington toll bridge authority] state transportation commission and are not by their terms callable prior to maturity such surplus shall be paid into the fund applicable to the payment of principal and interest of said bonds and shall be used for that purpose. The proceedings authorizing the issuance of bonds may provide limitations and conditions upon the time and manner of applying such surplus to the purchase and call of outstanding bonds and the terms upon which they shall be purchased or called and such limitations and conditions shall be followed and observed in the application and use of such surplus. All bonds so retired by purchase or call shall be immediately canceled.

"Sec. 45. Section 47.56.160, chapter 13, Laws of 1961 and RCW 47.56.160 are each amended to read as follows:

"All tolls or other revenues received from the operation of any toll bridge or toll bridges constructed with the proceeds of bonds issued and sold hereunder shall be paid over by the [highway] state transportation commission to the state treasurer who shall deposit the same forthwith as demand deposits in such depositary or depositaries as may be authorized by law to receive deposits of state funds to the credit of a special trust fund to be designated as the toll revenue fund of the particular toll bridge or toll bridges producing such tolls or revenue, which fund shall be a trust fund and shall at all times be kept segregated and set apart from all other funds.

"Sec. 46. Section 47.56.170, chapter 13, Laws of 1961 and RCW 47.56.170 are each amended to read as follows:

"From the money so deposited in each separate construction fund as hereinabove provided, the state treasurer shall transfer to the place or places of payment named in said bonds such sums as may be required to pay the interest as it becomes due on all bonds sold and outstanding for the construction of such particular toll bridge or toll bridges during the period of actual construction and during the period of six months immediately thereafter. The state treasurer shall thereafter transfer from each separate toll revenue fund to the place or places of payment named in said bonds such sums as may be required to pay the interest on said bonds and redeem the principal thereof as such interest payments and bond redemption become due for all bonds issued and sold for the construction of the particular toll bridge or toll bridges producing the tolls or revenues so deposited in said toll revenue fund. All funds so transferred for the payment of principal or interest on bonds issued for any particular toll bridge shall be segregated and applied solely for the payment of said principal or interest. The proceedings authorizing the issuance of bonds may provide for the setting up of a reserve fund or funds out of the tolls and other revenues not needed for the payment of principal and interest, as the same currently matures and for the preservation and continuance of such fund in a manner to be provided therein, and such proceedings may also require the immediate application of all surplus moneys in such toll revenue fund to the retirement of such bonds prior to maturity, by call or purchase, in such manner and upon such terms and the payment of such premiums as may be deemed advisable in the judgment of said [Washington toll bridge authority] state transportation commission.

"The moneys remaining in each separate toll revenue fund after providing the amount required for interest and redemption of bonds as hereinabove provided, shall be held and applied as provided in the proceedings authorizing the issuance of said bonds. In the event the proceedings authorizing the issuance of said bonds do not require surplus revenues to be held or applied in any particular manner, they shall be

allocated and used for such other purposes incidental to the construction, operation and maintenance of such toll bridge or bridges as the [Washington toll bridge authority] state transportation commission may determine.

"Sec. 47. Section 47.56.180, chapter 13, Laws of 1961 and RCW 47.56.180 are each amended to read as follows:

"Warrants for payments to be made on account of such bonds shall be duly drawn by the state auditor on vouchers approved by the [Washington toll bridge authority] state transportation commission.

"Moneys required to meet the costs of construction and all expenses and costs incidental to the construction of any particular toll bridge or toll bridges or to meet the costs of operating, maintaining and repairing the same, shall be paid from the proper fund therefor by the state auditor upon voucher submitted by the [highway] commission [approved by the Washington toll bridge authority].

"All interest received or earned on money deposited in each and every fund herein provided for shall be credited to and become a part of the particular fund upon which said interest accrues.

"Sec. 48. Section 47.56.190, chapter 13, Laws of 1961 and RCW 47.56.190 are each amended to read as follows:

"The [Washington toll bridge authority] state transportation commission may provide in the proceedings authorizing the issuance of bonds or may otherwise agree with the purchasers of bonds regarding the deposit of all moneys constituting the construction fund and the toll revenue fund and provide for the deposit of such money at such times and with such depositaries or paying agents and upon the furnishing of such security as may meet with the approval of the purchasers of such bonds: Provided, That the depositaries and security so provided for or agreed upon shall be qualified and eligible in accordance with the requirements of law.

"Sec. 49. Section 47.56.200, chapter 13, Laws of 1961 and RCW 47.56.200 are each amended to read as follows:

"Notwithstanding anything contained in this chapter the proceeds received from the sale of bonds and the tolls or other revenues received from the operation of any toll bridge or toll bridges may be used to defray any expenses incurred by the [Washington toll bridge authority] state transportation commission in connection with and incidental to the issuance and sale of bonds for the construction of such toll bridge or toll bridges including expenses for the preparation of surveys and estimates and the making of inspections and examinations as may be required by the purchasers of such bonds: Provided, That the proceedings authorizing the issuance of such bonds may contain appropriate provisions governing the use and application of said bond proceeds and toll or other revenues for the purposes herein specified.

"Sec. 50. Section 47.56.210, chapter 13, Laws of 1961 and RCW 47.56.210 are each amended to read as follows:

"While any bonds issued by said [Washington toll bridge authority] state transportation commission remain outstanding, the powers, duties or existence of the said [Washington toll bridge authority or of the highway] commission or of any other official or agency of the state shall not be diminished or impaired in any manner that will affect adversely the interests and rights of the holders of such bonds. The holder of any bond may by mandamus or other appropriate proceeding require and compel the performance of any of the duties imposed upon any state department, official or employee or imposed upon the [authority] commission or its officers, agents and employees in connection with the construction, maintenance, operation and insurance of any bridge and in connection with the collection, deposit, investment, application and disbursement of all tolls and other revenues derived from the operation and use of any bridge and in connection with the deposit, investment and disbursement of the proceeds received from the sale of bonds: Provided, That the enumeration of such rights and remedies herein shall not be deemed to exclude the exercise or prosecution of any other rights or remedies by the holders of such bonds.

"Sec. 51. Section 47.56.220, chapter 13, Laws of 1961 and RCW 47.56.220 are each amended to read as follows:

"As long as any of the bonds issued hereunder for the construction of any toll bridge are outstanding and unpaid, there shall not be erected, constructed or maintained any other bridge or other crossing over, under, through or across the waters over which such toll bridge is located or constructed, connecting or joining directly or indirectly the lands or extensions thereof or abutments thereon on both sides of the waters spanned or crossed by such toll bridge within a distance of ten miles from either side of such toll bridge excepting bridges or other highway crossings actually in

existence and being maintained, or for which there was outstanding an existing and lawfully issued franchise, at the time of the location of such toll bridge and prior to the time of the authorization of such revenue bonds, and no ferry or other similar means of crossing the said waters within the said distance and connecting or plying directly or indirectly between the lands or extensions thereof or abutments thereon on both sides of the waters spanned or crossed by such bridge shall be maintained or operated or permitted or allowed: Provided, That ferries and other similar means of crossing actually in existence and being maintained and operated, or for which there was outstanding an existing and lawfully issued franchise, at the time of the location of such bridge and prior to the time of the authorization of such revenue bonds, may continue and be permitted to be operated and maintained under such existing rights and franchises, or any lawful renewal or extension thereof. The provisions of this section shall be binding upon the [Washington toll bridge authority] state transportation commission, the state of Washington and all of its departments, agencies or instrumentalities as well as any and all private, political, municipal and public corporations and subdivisions, including cities, counties, and other political subdivisions and the prohibitions of this section shall restrict and limit the powers of the legislature of the state of Washington in respect to the matters herein mentioned as long as any of such bonds are outstanding and unpaid and shall be deemed to constitute a contract to that effect for the benefit of the holders of all such bonds.

"Sec. 52. Section 47.56.230, chapter 13, Laws of 1961 and RCW 47.56.230 are each amended to read as follows:

"When any such toll bridge or bridges authorized hereunder is being built [by] the [highway] state transportation commission [the Washington toll bridge authority] may carry or cause to be carried such an amount of insurance or indemnity bond or bonds as protection against loss or damage as the [Washington toll bridge authority] commission may deem proper. The [Washington toll bridge authority] commission is hereby further empowered to carry such an amount of insurance to cover any accident or destruction in part or in whole to any toll bridge or toll bridges until all bonds sold for the construction of such toll bridge or toll bridges and interest accrued thereon have been fully redeemed and paid. All moneys collected on any indemnity bond or insurance policy as the result of any damage or injury to any such toll bridge or toll bridges shall be used for the purpose of repairing or rebuilding of any such toll bridge or toll bridges as long as there are revenue bonds against any such structure outstanding and unredeemed. The [Washington toll bridge authority] commission is also empowered to carry insurance or indemnity bonds insuring against the loss of tolls or other revenues to be derived from any such toll bridge or bridges by reason of any interruption in the use of such toll bridge or toll bridges from any cause whatever, and the proceeds of such insurance or indemnity bonds shall be paid into the fund into which the tolls and other revenues of the bridge thus insured are required to be paid and shall be applied to the same purposes and in the same manner as other moneys in the said fund. Such insurance or indemnity bonds may be in an amount equal to the probable tolls and other revenues to be received from the operation of such toll bridge or toll bridges during any period of time that may be determined upon by the [Washington toll bridge authority] commission and fixed in its discretion, and be paid for out of the toll revenue fund as may be specified in said proceedings. The [Washington toll bridge authority] commission may provide in the proceedings authorizing the issuance of bonds for the carrying of insurance as authorized by this chapter, and the purchase and carrying of insurance as authorized by this chapter, and the purchase and carrying of such insurance shall thereupon be obligatory upon the said [authority] commission and be paid for out of the toll revenue fund as may be specified in said proceedings.

"Sec. 53. Section 47.56.240, chapter 13, Laws of 1961 and RCW 47.56.240 are each amended to read as follows:

"The [Washington toll bridge authority] state transportation commission is hereby empowered to fix the rates of toll and other charges for all toll bridges built under the terms of this chapter. Toll charges so fixed may be changed from time to time as conditions may warrant. The said [authority] commission in establishing toll charges shall give due consideration to the cost of operating and maintaining such, toll bridge or toll bridges including the cost of insurance and to the amount required annually to meet the redemption of bonds and interest payments thereon. The tolls and charges shall be at all times fixed at rates to yield annual revenue equal to annual operating and maintenance expenses including insurance costs and all redemption payments and interest charges of the bonds issued for any particular toll bridge or toll bridges as the

same become due and the bond redemption and interest payments shall constitute a first direct and exclusive charge and lien on all such tolls and other revenues and interest thereon and sinking funds created therefrom received from the use and operation of said toll bridge or toll bridges and such tolls and revenues together with the interest earned thereon shall constitute a trust fund for the security and payment of such bonds and shall not be used or pledged for any other purpose as long as such bonds or any of them are outstanding and unpaid.

"Sec. 54. Section 47.56.245, chapter 13, Laws of 1961 as amended by section 53, chapter 170, Laws of 1965 extraordinary session, and RCW 47.56.245 are each amended to read as follows:

"Except as otherwise provided in this chapter the [authority] commission shall retain toll charges on all existing and future facilities until all costs of investigation, financing, acquisition of property, and construction advanced from the motor vehicle fund, and obligations incurred under RCW 47.56.250 and chapter 16, Laws of 1945 have been fully paid. With respect to every facility completed after March 19, 1953, costs of maintenance, management and operation shall be paid periodically out of the revenues of the facility in which such costs were incurred.

"Sec. 55. Section 1, chapter 258, Laws of 1961 and RCW 47.56.247 are each amended to read as follows:

"The [toll bridge authority] commission may issue permits for the passage of vehicles on any or all of its toll bridges, toll tunnels, toll roads or for the Washington state ferry system on a credit basis upon such terms and conditions as the authority shall deem proper.

"Sec. 56. Section 2, chapter 258, Laws of 1961 and RCW 47.56.248 are each amended to read as follows:

"The [authority] commission may require the holder of such a permit to furnish to and maintain in force with the [authority] commission a cash deposit or a corporate surety bond: Provided, That the [authority] commission may require the holder of such permit to increase the amount of cash bond, or to furnish an additional surety bond, or may reduce the amount of the cash bond or surety bond required, as the amount of charges incurred and regularity of payment warrant, or may revoke any permit granted for failure of the holder to comply with any of its terms.

"Sec. 57. Section 47.56.250, chapter 13, Laws of 1961 and RCW 47.56.250 are each amended to read as follows:

"Whenever a proposed toll bridge, toll road, toll tunnel or any other toll facility of any sort is to be constructed, any city, county or other political subdivision located in relation to such facility so as to benefit directly or indirectly thereby, may, either jointly or separately, at the request of the [Washington state highway commission or the authority] state transportation commission advance or contribute money, or bonds, rights of way, labor, materials, and other property toward the expense of building the toll facility, and for preliminary surveys and the preparation of plans and estimates of cost therefor and other preliminary expenses. Any such city, county or other political subdivision may, either jointly or separately, at the request of the commission [or the authority] advance or contribute money or bonds for the purpose of guaranteeing the payment of interest or principal on the bonds issued by the [authority] commission to finance the toll facility. Appropriations for such purposes may be made from any funds available, including county road funds received from or credited by the state, or funds obtained by excess tax levies made pursuant to law or the issuance of general obligation bonds for this purpose. General obligation bonds issued by a city, county, or political subdivision may with the consent of the [state highway] commission [or the authority] be placed with the [Washington toll bridge authority] commission to be sold by the [authority] commission to provide funds for such purpose. Money, or bonds or property so advanced or contributed may be immediately transferred or delivered to the [authority] commission to be used for the purpose for which contribution was made. The [authority] commission may enter into an agreement with a city, county, or other political subdivision to repay any money, or bonds or the value of a right of way, labor, materials, or other property so advanced or contributed. The [authority] commission may make such repayment to a city, county or other political subdivision and reimburse the state for any expenditures made by it in connection with the toll facility out of tolls and other revenues for the use of the toll facility.

"Sec. 58. Section 1, chapter 257, Laws of 1961 and RCW 47.56.252 are each amended to read as follows:

"If the [toll bridge authority] state transportation commission deems that any land, including improvements thereon, is no longer required for toll bridge, toll tunnel, toll road or Washington state ferry system purposes and that it is in the public interest, the [authority] commission may negotiate for the sale of such land to the state or to any city, county, port district, or other political subdivision or municipal corporation of the state. The [authority] commission shall certify the agreement for the sale to the governor, with a description of the land and the terms of the sale and the governor may execute and the secretary of state shall attest the deed and deliver it to the grantee.

"Sec. 59. Section 2, chapter 257, Laws of 1961 and RCW 47.56.253 are each amended to read as follows:

"If the [authority] commission deems it in the public interest and not inconsistent with the use and operation of the toll facility involved, the [authority] commission may on application therefor issue a permit, lease or license to the state, or to any city, county, port district, or other political subdivision or municipal corporation of the state to use any portion of the property of any toll bridge, toll road, toll tunnel, or Washington state ferry system upon such terms and conditions as the [authority] commission may prescribe.

"Sec. 60. Section 3, chapter 257, Laws of 1961 and RCW 47.56.254 are each amended to read as follows:

"If the [authority] commission is of the opinion that any land, including improvements thereon, is no longer required for toll bridge, toll tunnel, toll road or Washington state ferry system purposes, the [authority] commission shall offer it for sale upon notice and bids in the manner that contracts are let [by the state highway commission] for the disposition of land no longer required for highway purposes under chapter 47.12 RCW.

"Sec. 61. Section 4, chapter 257, Laws of 1961 and RCW 47.56.255 are each amended to read as follows:

"The [authority] commission may reject all such bids if the highest bid does not equal the reasonable fair market value of the real property, plus the value of the improvements thereon, computed on the basis of the reproduction value less depreciation. The [authority] commission may accept the highest and best bid, and certify the agreement for the sale to the governor, with a description of the land and the terms of the sale and the governor may execute and the secretary of state shall attest the deed and deliver it to the grantee.

"Sec. 62. Section 5, chapter 257, Laws of 1961 as amended by section 12, chapter 108, Laws of 1967 and RCW 47.56.256 are each amended to read as follows:

"If the [Washington] state [highway] transportation commission deems it not inconsistent with the use and operation of any facility [of the toll bridge authority], the commission may grant franchises to persons, associations, private or municipal corporations, the United States government or any agency thereof, to use any portion of the property of any toll bridge, toll road, toll tunnel or the Washington state ferry system, including approaches thereto, for the construction and maintenance of water pipes, flume, gas pipes, telephone, telegraph and electric light and power lines and conduits, trams or railways, any structures or facilities which are part of an urban public transportation system owned or operated by a municipal corporation, agency or department of the state of Washington other than the state [highway] transportation commission, and any other such facilities in the manner of granting franchises on state highways.

"NEW SECTION. Sec. 63. There is added to chapter 47.56 RCW a new section to read as follows:

"Unless the context clearly indicates otherwise whenever "the department of highways" or "the department" is used in this chapter or Title 47 RCW it shall mean the department of transportation created in section 2 of this 1967 amendatory act.

"NEW SECTION. Sec. 64. There is added to chapter 47.56 RCW a new section to read as follows:

"Whenever "the Washington toll bridge authority" or "the authority" is used in this chapter or Title 47 RCW it shall mean the state transportation commission created in section 6 of this amendatory act.

TRANSFER OF WASHINGTON TOLL BRIDGE AUTHORITY DUTIES RELATING TO THE PUGET SOUND FERRY AND TOLL BRIDGE SYSTEM TO THE STATE TRANSPORTATION COMMISSION

"Sec. 65. Section 47.60.010, chapter 13, Laws of 1961 and RCW 47.60.010 are each amended to read as follows:

"The [Washington toll bridge authority] state transportation commission hereinafter referred to as the [authority] commission is hereby authorized to acquire by lease, charter, contract, purchase, condemnation or construction, and partly by any or all of such means, and to thereafter operate, improve and extend, a system of ferries on and crossing Puget Sound and any of its tributary waters and connections thereof and connecting with the public streets and highways in the state, such system of ferries to include such boats, vessels, wharves, docks, approaches, landings, franchises, licenses, and appurtenances, as shall be determined by the [authority] commission to be necessary or desirable for efficient operation of the ferry system and best serve the public. The [authority] commission may in like manner acquire by purchase, condemnation or construction and include in such ferry system such toll bridges, approaches and connecting roadways as may be deemed by the [authority] commission advantageous in channeling traffic to points served by the ferry system. In addition to the powers of acquisition herein granted the [authority] commission is hereby empowered to enter into any contracts, agreements or leases with any person, firm or corporation and to thereby provide, on such terms and conditions as it shall determine, for the operation of any ferry or ferries or system thereof, whether acquired by the [authority] commission or not.

"Sec. 66. Section 47.60.015, chapter 13, Laws of 1961 and RCW 47.60.015 are each amended to read as follows:

"The [Washington toll bridge authority] state transportation commission is hereby authorized to operate its ferry system under the name: "Washington State Ferries."

"Sec. 67. Section 47.60.020, chapter 13, Laws of 1961 and RCW 47.60.020 are each amended to read as follows:

"For the purpose of carrying out any or all of the powers herein granted the [authority] commission shall have the power of eminent domain for the acquisition of either real or personal property, used or useful for such Puget Sound ferry system. Condemnation pursuant to this chapter shall be the procedure set out in chapter 8.04 RCW: Provided, That the [authority] commission may institute condemnation proceedings in the superior court of any county or other court of competent jurisdiction in which any of the property sought to be condemned is located or in which the owner of any thereof does business, and the court in any such action shall have jurisdiction to condemn property wherever located within the state: Provided Further, That it shall not be necessary to allege or prove any offer to purchase or inability to agree with the owners thereof for the purchase of any such property in said proceedings. It is the intention of this section to permit the consolidation in one action of all condemnation proceedings necessary to acquire a ferry system, and every type of property incident thereto, irrespective of its location within the state or diversity of ownership. Upon the filing of a petition for condemnation as provided in this section the court may issue an order restraining the removal from the jurisdiction of the state of any personal property sought to be acquired by the proceeding during the pendency thereof. The court shall further have the power to issue such orders or process as shall be necessary to place the [authority] commission into possession of any property condemned.

"Sec. 68. Section 47.60.030, chapter 13, Laws of 1961 and RCW 47.60.030 are each amended to read as follows:

"In any case where the [authority] commission shall take over any property or properties which are under lease, contract or concession, or where the [authority] commission has heretofore entered into any contract or negotiation or received any bid for any of the purposes set forth in this chapter, the [authority] commission is hereby authorized to continue in effect and carry out any such contract, lease or concession or complete any such negotiation or accept any such bid or any modification of any of them which shall appear advantageous to the [authority] commission without regard to any limitations or directions as to the manner thereof contained in this chapter: Provided, That this section shall not be construed as requiring the [authority] commission so to act, but this section shall be permissive only and then only in respect to contracts, leases, concessions, negotiations or bids existing, entered into or received prior to April 1, 1949.

"Sec. 69. Section 47.60.040, chapter 13, Laws of 1961 and RCW 47.60.040 are each amended to read as follows:

"For the purpose of obtaining information for the consideration of the [authority] commission upon the acquisition of any ferries or ferry facilities or the construction of any toll bridge under this chapter, it shall be the duty of the [highway commission]

state transportation department, upon request of the [authority] commission, to make any examination, investigation, survey or reconnaissance for the determination of material facts pertaining thereto and report the same to the [authority] commission.

"The cost of any such examination, investigation, survey or reconnaissance and all preliminary expenses leading up to and resulting in the issuance of any revenue bonds including, but not being limited to expenses in making surveys and appraisals and the drafting, printing, issuance and sale of bonds under this chapter shall be borne by the [highway] commission out of the motor vehicle fund. All such costs and expenses as well as any thereof heretofore incurred shall be reimbursed to said motor vehicle fund out of any proceeds derived from the sale of bonds or out of tolls and revenues to be derived by the [authority] commission through its operations hereunder.

"Sec. 70. Section 23, chapter 3, Laws of 1963 extraordinary session and RCW 47.60.045 are each amended to read as follows:

"The [state highway] commission, in cooperation with the joint committee on highways, is authorized and directed to prepare a comprehensive long range plan for cross sound transportation concerning the proper location of bridges and ferry routes, together with necessary connecting roads and ferry terminals for the facilities of transportation across Puget Sound. The commission shall utilize all current and prior surveys and reports heretofore made concerning cross sound transportation.

"[There is hereby appropriated from the motor vehicle fund to the state highway commission for the biennium ending June 30th, 1965, the sum of fifty thousand dollars, or so much thereof as may be necessary to carry out the provisions of this section.]

"Sec. 71. Section 47.60.050, chapter 13, Laws of 1961 and RCW 47.60.050 are each amended to read as follows:

"Any facility which the [authority] commission acquires or is authorized to acquire under the provisions of this chapter may be rehabilitated, rebuilt, enlarged or improved, and the cost thereof may be paid from the revenues of the system or through the issuance of bonds as hereinafter provided.

"Sec. 72. Section 47.60.060, chapter 13, Laws of 1961 and RCW 47.60.060 are each amended to read as follows:

"For the purpose of paying the cost of acquiring by lease, charter, contract, purchase, condemnation or construction all or any part of such Puget Sound ferry system, including toll bridges, approaches and roadways incidental thereto, and for rehabilitating, rebuilding, enlarging or improving all or any part of said system, the [authority] commission is hereby authorized by resolution to issue its revenue bonds which shall constitute obligations only of the [authority] commission and shall be payable solely and only from all or such part of the revenues from the operation of the system as may be provided in and by such resolution.

"Each such revenue bond shall contain a recital that payment or redemption of the bond and payment of the interest thereon is secured by a direct charge and lien upon the tolls and revenues pledged for that purpose and that such bond does not constitute an indebtedness of the state of Washington.

"The [authority] commission is hereby empowered to include in any resolution authorizing the issuance of the bonds such convenants, stipulations and conditions as may be deemed necessary with respect to the continued use and application of the income and revenues from the undertaking.

"Such revenue bonds may bear such date or dates, may mature at such time or times as the [authority] commission shall determine, may bear interest at such rate or rates not exceeding five percent per annum, may be in such denomination or denominations, may be in such form, either coupon or registered, may carry such registration and conversion privileges, may be made subject to such terms of redemption with or without premium, and may contain such other terms and convenants not inconsistent with this chapter as may be provided in such resolution. Notwithstanding the form or tenor thereof, and in the absence of an express recital on the face thereof that the bond is nonnegotiable each such revenue bond shall at all times be and shall be treated as a negotiable instrument for all purposes. All such bonds shall be signed by the [member of the authority who is] state auditor and countersigned by the governor and any interest coupons appertaining thereto shall bear the signature of the state auditor: Provided, That the countersignature of the governor on such bonds and the signature of the state auditor on such coupons may be their printed or lithographed facsimile signatures.

"Pending the issuance of definitive bonds, temporary or interim bonds, certificates or receipts of any denomination and with or without coupons attached may be issued as may be provided by said resolution.

"Sec. 73. Section 47.60.070, chapter 13, Laws of 1961 and RCW 47.60.070 are each

amended to read as follows:

"Any resolution of the [Washington toll bridge authority] state transportation commission providing for the issuance of revenue bonds shall provide for setting aside the necessary amounts for the reasonable and proper operation, maintenance, and repair expenses, and shall fix and determine the amounts to be set apart and applied to the payment of the interest on and retirement of the revenue bonds, and the amounts to be set apart and paid into any special funds for renewals, replacements, rebuilding, enlarging, or improving the system. Each such resolution made hereafter shall provide for proceeds of the sale of revenue bonds to be placed in the "[authority] commission revolving fund," as established by RCW 47.60.180 as follows: Three-fourths of one percent on the first five million dollars or part thereof; five-eighths of one percent on the amount over five million dollars to and including ten million dollars; one-half of one percent on the amount over ten million dollars to and including twenty-five million dollars; three-eighths of one percent on the amount over twenty-five million dollars to and including fifty million dollars; one-quarter of one percent on the amount over fifty million dollars to and including seventy-five million dollars; and one-eighth of one percent on all amounts over seventy-five million dollars: Provided, That no such payments shall be made to the [authority] commission revolving fund from proceeds derived from the sale of bonds for the construction, maintenance, and operation of facilities between the state of Washington and any other state, territory, or province, where such other state, territory, or province, or any political subdivision thereof, joins with the state of Washington in the construction or operation of such facility: Provided Further, That no such payments shall be made into the [authority] commission revolving fund from the proceeds of bonds sold for the purpose of refunding outstanding revenue bonds of the [Washington toll bridge authority] commission.

"Sec. 74. Section 47.60.080, chapter 13, Laws of 1961 and RCW 47.60.080 are each amended to read as follows:

"In determining the amount of bonds required to be issued there may be included any expenses incurred by the [authority] commission in connection with and incidental to the issuance and sale of bonds and for the preparation of surveys and estimates and making inspections and examinations, interest during the estimated construction period, and for six months thereafter, and a reasonable amount for working capital and prepaid insurance.

"Sec. 75. Section 47.60.090, chapter 13, Laws of 1961 and RCW 47.60.090 are each amended to read as follows:

"All bonds issued under or by authority of this chapter shall be sold to the highest and best bidder after such advertising for bids as the [authority] commission may deem proper: Provided, That the [authority] commission may reject any and all bids so submitted and thereafter sell such bonds so advertised under such terms and conditions as the [authority] commission may deem most advantageous to its own interests. The purchase price of all bonds issued hereunder shall be paid to the state treasurer consistent with the provisions of the resolution pursuant to which such bonds have been issued or to the trustee designated in the bond resolution and held as a separate trust fund to be disbursed on the orders of the [authority] commission.

"Sec. 76. Section 47.60.100, chapter 13, Laws of 1961 and RCW 47.60.100 are each amended to read as follows:

"Notwithstanding any other provision of the law, bonds issued by the [authority] commission shall be legal investments by the state finance committee of any state moneys in its hands, except permanent school funds and motor vehicle funds.

"Sec. 77. Section 47.60.110, chapter 13, Laws of 1961 and RCW 47.60.110 are each amended to read as follows:

"The holder of any bond or the trustee for any bonds designated by resolution may by mandamus or other appropriate proceeding require and compel performance of any duties imposed upon any state department, official or employee, including any duties imposed upon or undertaken by the [authority] commission or its officers, agents and employees in connection with the construction, maintenance and operation of the ferry system and in connection with the collection, deposit, investment, application and disbursement of the proceeds of the bonds and the revenue and income derived from the operation of the system.

"Sec. 78. Section 47.60.113, chapter 13, Laws of 1961 and RCW 47.60.113 are each amended to read as follows:

"The [Washington toll bridge authority] state transportation commission is hereby authorized to refund, at the maturity thereof, or before the maturity thereof if they are subject to call prior to maturity or if all of the holders thereof consent thereto, upon such terms and conditions as it shall deem best, any or all of its revenue bonds now or hereafter outstanding, issued for the purpose of acquiring, constructing or reconstructing any toll bridge, toll road, toll tunnel, ferry system, or any other toll facility of any sort, or issued for the purpose of refunding such bonds, which revenue bonds are payable out of all or part of the revenues of such toll facility. Refunding bonds may be issued hereunder in a sufficient amount to provide additional funds for acquiring, constructing, reconstructing, rehabilitating, rebuilding, enlarging or improving any toll bridge, toll road, toll tunnel, ferry system, or any other toll facility of any sort, and to pay all refunding costs and expenses and to provide adequate reserves for said toll facility and for any such refunding bonds. Various issues and series of such outstanding bonds, including refunding bonds, may be combined and refunded by a single issue of refunding bonds. Such refunding bonds shall bear interest at such rates and mature at such times, without limitation by the interest rates or maturity of the bonds being refunded, and shall contain such other covenants and conditions as the [Washington toll bridge authority] commission shall determine by resolution.

"Sec. 79. Section 47.60.114, chapter 13, Laws of 1961 and RCW 47.60.114 are each amended to read as follows:

"Any refunding bonds authorized herein shall constitute obligations of the [Washington toll bridge authority] state transportation commission only and not of the state of Washington. They shall be payable solely out of all or such part of the revenues derived from the operation of the toll bridge, toll road, toll tunnel, ferry system, or any other toll facility, as shall be provided in the resolution authorizing the issuance of such refunding bonds.

"Sec. 80. Section 47.60.115, chapter 13, Laws of 1961 and RCW 47.60.115 are each amended to read as follows:

"The bonds herein authorized shall, in the discretion of the [Washington toll bridge authority] commission, be exchanged at the best possible price for the bonds being refunded or any such bonds not exchanged shall be sold in the manner provided in RCW 47.60.090. The bonds herein authorized shall be issued in accordance with, and shall be subject to, the provisions of RCW 47.60.050, 47.60.060, 47.60.070, 47.60.080, 47.60.100, 47.60.110 and 47.60.120.

"Sec. 81. Section 47.60.120, chapter 13, Laws of 1961 and RCW 47.60.120 are each amended to read as follows:

"In the event the [authority] commission acquires or constructs, maintains and operates any ferry crossings upon or toll bridges over Puget Sound or any of its tributary or connecting waters there shall not be constructed, operated or maintained any other ferry crossing upon or bridge over any such waters within ten miles of any such crossing or bridge operated or maintained by the [authority] commission excepting such bridges or ferry crossings in existence, and being operated and maintained under a lawfully issued franchise at the time of the location of the ferry crossing or construction of the toll bridge by the [authority] commission. The [authority] commission shall not maintain and operate any ferry crossing or toll bridge over Puget Sound or any of its tributary or connecting waters which would infringe upon any franchise lawfully issued by the state and in existence and being exercised at the time of the location of the ferry crossing or toll bridge by the [authority] commission, without first acquiring the rights granted to such franchise holder under said franchise.

"While any revenue bonds issued by the [authority] commission under the provisions of this chapter are outstanding no additional bonds shall be issued for the purposes of acquiring, constructing, operating or maintaining any ferries or toll bridges within the aforesaid ten mile distance by the [authority] commission unless the revenues of any such additional ferries or toll bridges are pledged to the bonds then outstanding to the extent provided by the resolution authorizing the issue of such outstanding bonds. The provisions of this section shall be binding upon the state, and all of its departments, agencies and instrumentalities, as well as any and all private, political, municipal and public corporations and subdivisions, including cities, towns, counties and other political subdivisions, and the prohibitions of this section shall restrict and limit the powers of the legislature of the state in respect to the matters herein mentioned so long as any of such bonds are outstanding and unpaid and shall

be deemed to constitute a contract to that effect for the benefit of the holders of all such bonds.

"Sec. 82. Section 47.60.122, chapter 13, Laws of 1961 and RCW 47.60.122 are each amended to read as follows:

"For the purpose of paying the cost of acquiring, constructing or reconstructing ferries or ferry terminal facilities, and all costs which may be incurred in connection therewith, the [Washington toll bridge authority] state transportation commission is hereby authorized to issue interim revenue warrants, which shall constitute obligations only of the [authority] commission, and which shall not be obligations of the state of Washington. Such warrants shall be payable solely out of part or all of the revenues derived from the operation of the Puget Sound ferry system as shall be provided in the resolution authorizing their issuance, and shall be drawn upon, and the principal thereof and interest thereon shall be payable out of, such fund or funds as shall be created in and provided by such resolution. Such warrants may be interest bearing coupon warrants with a fixed maturity date, or may be interest bearing registered warrants payable in order of their issuance whenever there is sufficient money in the fund upon which they were drawn to redeem any of the same.

"Sec. 83. Section 47.60.124, chapter 13, Laws of 1961 and RCW 47.60.124 are each amended to read as follows:

"In the event it is deemed advisable or found necessary to redeem any or all of such warrants, the [authority] commission is authorized to issue its revenue refunding bonds for such purpose. Said bonds shall constitute obligations only of the [authority] commission, and shall not be obligations of the state of Washington. Such refunding bonds shall be payable solely out of part or all of the revenues derived from the operation of the Puget Sound ferry system as shall be provided in the resolution authorizing their issuance.

"Sec. 84. Section 47.60.126, chapter 13, Laws of 1961 and RCW 47.60.126 are each amended to read as follows:

"All provisions of chapter 47.60 RCW pertaining and applicable to the revenue bonds of the [authority] commission authorized therein are made applicable to the warrants and revenue refunding bonds authorized herein except insofar as otherwise provided by RCW 47.60.122 through 47.60.126.

"Sec. 85. Section 47.60.130, chapter 13, Laws of 1961 and RCW 47.60.130 are each amended to read as follows:

"Such ferry system, including any toll bridges, approaches, and roadways incidental thereto, may be financed and operated in combination or separately as one or more units as the [authority] commission may determine, and such ferry system together with any toll bridge hereafter constructed by the [authority] commission upon or across the waters of Puget Sound or Hood Canal, or any part of either, replacing one or more presently operated ferry routes, is declared to be a continuous project within the meaning of RCW 47.56.070. The [authority] commission is empowered to rent, lease, or charter any property acquired under this chapter. Whenever the [authority] commission shall determine that any land, including improvements thereon is no longer needed for the purposes of the ferry system, it may offer the same for sale upon notice and bids in the manner of letting contracts for state highway improvements. The [authority] commission may reject all such bids if the highest bid does not equal the reasonable fair market value of the real property plus the value of the improvements thereon, computed on the basis of the reproduction value, less depreciation. It may accept the highest and best bid and request the attorney general to prepare the necessary instrument of conveyance which shall be executed by the governor. The proceeds of all such sales shall be paid into the separate trust fund of the state treasury established pursuant to RCW 47.60.150.

"Sec. 86. Section 47.60.140, chapter 13, Laws of 1961 as amended by section 58, chapter 170, Laws of 1965, and RCW 47.60.140 are each amended to read as follows:

"The [authority] commission is empowered to operate such ferry system, including all operations, whether intrastate or international, upon any route or routes, and toll bridges as a revenue producing and self-liquidating undertaking. The [highway] commission shall have full charge of the construction, rehabilitation, rebuilding, enlarging, improving, operation and maintenance of the ferry system, including toll bridges, approaches and roadways incidental thereto [that may be authorized by the authority], and including the collection of tolls and other charges for the services and facilities of the undertaking. [: Provided, That] The [authority] commission shall have the exclusive right to enter into leases and contracts for use and occupancy

by other parties of the concessions and space located on the ferries, wharves, docks, approaches and landings, but no such leases or contracts shall be entered into for more than five years, nor without public advertisement for bids as may be prescribed by the fauthority] commission: Provided [Further], That the Colman Dock facilities may be leased for a period not to exceed ten years: Provided Further, That the [authority] commission may accept and continue leases and contracts for a period of ten years without advertisement or bid, if such leases or contracts were in effect or entered into at the time of the purchase of the Puget Sound ferry system, and any leases or contracts so made are hereby validated.

"Sec. 87. Section 47.60.150, chapter 13, Laws of 1961 and RCW 47.60.150 are each amended to read as follows:

"The schedule of charges for the services and facilities of the system shall be fixed and revised from time to time by the [authority] commission so that the tolls and revenues collected will yield annual revenue and income sufficient, after allowance for all operating, maintenance and repair expenses to pay the interest and principal and sinking fund charges for all outstanding revenue bonds, and to create and maintain a fund for ordinary renewals and replacements: Provided, That if provision is made by any resolution for the issuance of revenue bonds for the creation and maintenance of a special fund for rehabilitating, rebuilding, enlarging or improving all or any part of the ferry system then such schedule of tolls and rates of charges shall be fixed and revised so that the revenue and income will also be sufficient to comply with such provision.

"All income and revenues as collected shall be paid to the state treasurer for the account of the [authority] commission as a separate trust fund and to be segregated and disbursed upon order of the [authority] commission: Provided, That the fund so segregated and set apart for the payment of the revenue bonds may be remitted to and held by a designated trustee in such manner and with such collateral as may be provided in the resolution authorizing the issuance of said bonds.

"Sec. 88. Section 47.60.160, chapter 13, Laws of 1961 and RCW 47.60.160 are each amended to read as follows:

"In the event it be ascertained that any expense to the motor vehicle fund has been incurred in any manner under this chapter through the [authority, the highway] commission, or otherwise, all such expenses shall be promptly reimbursed to the motor vehicle fund out of tolls and revenues derived by the [authority] commission through any or all of its operations hereunder.

"Sec. 89. Section 47.60.170, chapter 13, Laws of 1961 and RCW 47.60.170 are each amended to read as follows:

"Nothing in RCW 47.60.150 shall forbid the establishment by the [authority] commission of a Washington state ferries revolving fund of not to exceed three hundred thousand dollars from the proceeds of any bonds sold under the provisions of this chapter. Such fund may be deposited by the [authority] commission in such banks or financial institutions as it may select throughout the state. The provisions of RCW 43.01.050 shall not be applicable to such fund or any deposits therein made by the [authority] commission under the provisions of this section. The [authority] commission may deposit thereafter therein all moneys received under the provisions of this chapter. All expenses whatsoever arising in the operations of the Puget Sound ferry system shall be paid from such fund if established by check or voucher in such manner as may be prescribed by the [authority] commission.

"All moneys received by the [authority] commission or any employee under the foregoing sections of this chapter, except an amount of petty cash for each day's needs as fixed by the regulation of the [authority] commission, shall be each day and as often during such day as advisable, deposited in the nearest authorized depositary selected by the [authority] commission under the terms of this section.

"Whenever the fund shall exceed three hundred thousand dollars, the [authority] commission shall forthwith transmit such excess to the state treasurer for deposit in the trust fund established by RCW 47.60.150.

"NEW SECTION. Sec. 90. There is added to chapter 47.60 RCW a new section to read as follows:

"From and after July 1, 1967 the authority revolving fund as created in RCW 47.60.180 shall be known and designated as the commission revolving fund.

"Sec. 91. Section 47.60.180, chapter 13, Laws of 1961 and RCW 47.60.180 are each amended to read as follows:

"There is hereby established a permanent fund in the state treasury to be known as the "[authority] commission revolving fund," which fund shall be available to the [Washington toll bridge authority] state transportation commission in lieu of any allocation from any other appropriation from the motor vehicle fund. Said [authority] commission shall use said fund firstly to pay its investigation, management, maintenance and operation costs, unless otherwise provided for; secondly to reimburse for past and future advances from the motor vehicle fund, at such times and in such amounts as the [authority] commission shall in its discretion deem feasible. The projects to be investigated must propose facilities to be financed by revenue bonds of the [authority] commission to be repaid by tolls or charges.

"Sec. 92. Section 47.60.190, chapter 13, Laws of 1961 and RCW 47.60.190 are each amended to read as follows:

"Any sums expended under the provisions of RCW 47.60.180 as to each projected facility which shall be adopted and constructed by the [authority] commission shall be repaid from the revenues of such facility after it becomes operative to the [authority] commission revolving fund. The [authority] commission shall take into account any such expense in setting up any schedule of tolls or charges for such project. The [authority] commission shall make and order an orderly schedule of payments for the recovery of such expenses from any constructed facility within a reasonable time, which schedule shall be so made that it will not interfere with the other necessary expenses to be recovered by tolls or charges but shall operate with such other expense charges. Any sums so recovered shall be paid into the state treasury and by the treasurer deposited in the [authority] commission revolving fund.

"Sec. 93. Section 47.60.200, chapter 13, Laws of 1961 and RCW 47.60.200, are each amended to read as follows:

"Any consent to liability given under the provisions of this chapter shall create liability of the [authority] commission only and shall not create any general liability of the state.

"Sec. 94. Section 47.60.210, chapter 13, Laws of 1961 and RCW 47.60.210 are each amended to read as follows:

"The state consents to suits against the [authority] commission by seamen for injuries occurring upon vessels of the [authority] commission in accordance with the provisions of section 688, title 46, of the United States code. The venue of such actions may be in the superior court for Thurston county or the county where the injury occurred.

"Sec. 95. Section 47.60.220, chapter 13, Laws of 1961 and RCW 47.60.220 are each amended to read as follows:

"The [authority] commission shall have all the obligations, duties and rights of a common carrier of persons and property in its operation of ferries, terminals or other facilities used in its ferry operations, including the right to participate in joint rates and through routes, agreements, and divisions of through and joint rates with railroads and other common carriers and the right to make any filings with the interstate commerce commission, the United States maritime commission or any other state or federal regulatory or governmental body and to comply with the lawful rules and regulations or requirements of any such body, and shall be subject to laws relating to carrier's liability for loss or damage to property transported, and for personal injury or death of persons transported.

"Sec. 96. Section 47.60.230, chapter 13, Laws of 1961 and RCW 47.60.230 are each amended to read as follows:

"In case of property loss or damage, personal injuries or death resulting from the operation of any ferry or terminal by the [authority] commission, any person or the personal representative of any person shall, subject to and to the extent hereinafter provided, have a right of action against the [authority] commission for such damage, loss, injury or death.

"Sec. 97. Section 47.60.240, chapter 13, Laws of 1961 and RCW 47.60.240 are each amended to read as follows:

"The right of action extended by this chapter shall be applicable to loss or damage of property and/or personal injury or death, resulting from the operation of ferries or terminals by the [authority] commission to persons other than shippers or passengers, but any recovery of damages in such cases shall not exceed an amount equal to the limitations of the insurance carried by the [authority] commission to insure it against loss for such liability.

"Sec. 98. Section 47.60.250, chapter 13, Laws of 1961 as amended by section 3, chapter 164, Laws of 1967 and RCW 47.60.250 are each amended to read as follows:

"As a condition to a recovery thereon, a verified claim against the [authority] commission growing out of such damages, loss, injuries or death must first be presented to the [authority] commission and filed with its secretary within one hundred twenty days after the time when such claim accrued. If the claimant shall be incapacitated from verifying and filing his claim within said one hundred twenty days, or if the claimant be a minor, then the claim may be verified and presented on behalf of said claimant by his relative, attorney or agent. Each such claim must accurately locate and describe the event or defect that caused the damage, loss, injury or death, reasonably describe the damage, loss or injury, and state the time when the same occurred, give the claimant's residence for six months last past and contain the items of damages claimed. No action shall be maintained against the authority upon such claim until the same has been presented to, and filed with, the authority and sixty days have elapsed after such presentation and filing, nor more than three years after such claim accrued.

"With respect to the content of such claims this section shall be liberally construed so that substantial compliance will be deemed satisfactory.

"Sec. 99. Section 47.60.260, chapter 13, Laws of 1961 and RCW 47.60.260 are each amended to read as follows:

"The [authority] commission may upon such terms and conditions as it may impose and under such rules and regulations as it may adopt, pay claims arising under its operation of ferries or terminals or compromise or settle such claims. No claim shall be paid by the [authority] commission or any settlement or compromise hereof be made except from its operating revenues derived from its operation of ferries or terminals or from the proceeds of insurance recoveries.

"Sec. 100. Section 47.60.270, chapter 13, Laws of 1961 and RCW 47.60.270 are each amended to read as follows:

"Actions for the recovery of damages under RCW 47.60.220 through 47.60.260 may be brought in Thurston county or in the county in which the aggrieved person resides. No execution upon a judgment or attachment shall be levied against the property of the [authority] commission, nor does the state consent to any maritime lien against vessels of the [authority] commission, but the [authority] commission may be required by order of court to pay any judgment.

"Sec. 101. Section 47.60.280, chapter 13, Laws of 1961 and RCW 47.60.280 are each amended to read as follows:

"The [Washington toll bridge authority] state transportation commission is hereby authorized and directed to establish and operate a ferry service from a suitable point on Lummi Island in Whatcom county to a suitable point on Oreas Island in San Juan county by the most feasible route if and when Whatcom county constructs a bridge from Gooseberry Point on the mainland to Lummi Island. The actual operation of such ferry service shall not begin until Whatcom county has completed the construction of such bridge.

"Sec. 102. Section 47.60.290, chapter 13, Laws of 1961 and RCW 47.60.290 are each amended to read as follows:

"The [Washington toll bridge authority] state transportation commission is hereby authorized and directed to review tariffs and charges as applicable to the operation of the Washington state ferries for the purpose of establishing a more fair and equitable tariff to be charged passengers, vehicles, and commodities on the routes of the Washington state ferries.

"Sec. 103. Section 47.60.300, chapter 13, Laws of 1961 and RCW 47.60.300 are each amended to read as follows:

"The review is to include but shall not be limited to tariffs for automobiles, passengers, trucks, commutation rates, and volume discounts. The review shall give proper consideration to time of travel, distance of travel, operating costs, maintenance and repair expenses, and the resultant effect any change in tariff might have on the debt service requirements of the [authority] commission as specifically provided in existing financing programs. The review shall also include the allocation of vessels to particular runs, the scheduling of particular runs, the adequacy and arrangements of docks and dock facilities, and any other subject deemed by the [authority] commission to be properly within the scope of the review. The [authority] commission is further authorized and directed to make a like review within every three year period.

"Sec. 104. Section 47.60.310, chapter 13, Laws of 1961 and RCW 47.60.310 are each amended to read as follows:

"The [authority] commission is further directed to conduct such review by soliciting and obtaining expressions from local community groups in order to be

properly informed as to problems being experienced within the area served by the Washington state ferries. In order that local representation may be established, the [authority] commission is hereby directed to advise the board of county commissioners of each county wherein a terminal of the Washington state ferries is located prior to the time that the review is to be commenced, and each board of county commissioners is hereby directed to appoint a committee to consist of no more than five members to serve as an advisory committee to the [authority] commission or its designated representative in such review. The committees to be appointed by the boards of county commissioners shall serve without fee or compensation. It is not the intent of RCW 47.60.290 through 47.60.320 that any powers or duties now prescribed and delegated to the [authority] commission shall be assumed by any other board or committee.

"Sec. 105. Section 47.60.320, chapter 13, Laws of 1961 and RCW 47.60.320 are each amended to read as follows:

"No change in tariff shall be considered by the [authority] commission unless said [authority] commission shall first have obtained the approval of the consulting engineer appointed by the [authority] commission to serve for the account of the Washington state ferries. Further, no change in tariff shall be considered by the [authority] commission that can be construed as contrary to the provisions of the governing bond resolutions then presently outstanding between the [authority] commission and the holders of bonds which have theretofore been sold by the [authority] commission in connection with financing related to the Washington state ferries.

"Sec. 106. Section 18, chapter 7, Laws of 1961 extraordinary session and RCW 47.60.350 are each amended to read as follows:

"There is hereby created in the motor vehicle fund the Puget Sound reserve account to the credit of which shall be deposited all moneys directed by law to be deposited therein. All moneys hereafter deposited in said account shall be used by the [Washington toll bridge authority] state transportation commission only for the purposes hereinafter set forth.

"Sec. 107. Section 19, chapter 7, Laws of 1961 extraordinary session and RCW 47.60.360 are each amended to read as follows:

"Whenever the total balance in the Puget Sound reserve account shall exceed one million dollars, a sum equal to such excess of one million dollars shall be transferred from the Puget Sound reserve account and shall be expended by the [state highway] commission pursuant to proper appropriation or reappropriation for state [highways for other state highway commission] highway purposes.

"Sec. 108. Section 20, chapter 7, Laws of 1961 extraordinary session and RCW 47.60.370 are each amended to read as follows:

"The Puget Sound reserve account shall be used by the [Washington toll bridge authority] state transportation commission for the following purposes:

"The [authority] commission may pledge any moneys in the Puget Sound reserve account or to be deposited in said account to guarantee the payment of principal or interest on (1) bonds issued to refund the outstanding 1955 Washington state ferry system refunding bonds and the 1957 ferry and Hood Canal bridge revenue bonds, or (2) subsequent parity bonds issued to pay costs of improving the Washington state ferry system or constructing additional transportation facilities for the crossing of any part of Puget Sound other than bridging between the east side of Puget Sound to the Kitsap Peninsula, Vashon Island or Bainbridge Island: Provided, That the [authority] commission shall not pledge any moneys in the Puget Sound reserve account to guarantee interest or principal on such parity bonds without further express authorization by legislative act.

"The [authority] commission may further pledge moneys in the Puget Sound reserve account to meet any sinking fund requirements or reserves established by the [authority] commission with respect to any new bond issues provided for in this section.

"To the extent of any pledge herein authorized, the [authority] commission shall use the first moneys available in the Puget Sound reserve account to meet such obligations as they arise.

"Sec. 109. Section 21, chapter 7, Laws of 1961 extraordinary session and RCW 47.60.380 are each amended to read as follows:

"Notwithstanding the provisions of RCW 47.60.360 the treasurer shall never transfer any moneys from the Puget Sound reserve account for use by the [state highway] commission for state highway purposes so long as there is due and unpaid any obligations for payment of principal, interest, sinking funds or reserves as required by any pledge of the Puget Sound reserve account. Whenever the [authority] commission

shall have pledged any moneys in said account for the purposes authorized in RCW 47.60.370, the state agrees to continue to deposit in the Puget Sound reserve account the motor vehicle fuel taxes and use fuel taxes as provided in RCW 82.36.020 and 82.40.290, and further agrees that so long as there exists any outstanding obligations pursuant to such pledge, to continue to impose such taxes.

"Sec. 110. Section 22, chapter 7, Laws of 1961 extraordinary session and RCW 47.60.390 are each amended to read as follows:

"Any funds in the Puget Sound reserve account of the motor vehicle fund which are not required by the [authority] commission for payment of principal or interest on any bond issues or for any of the other purposes authorized in RCW 47.60.370, may be invested by the [authority, subject to the approval of the highway] commission [,] in bonds and obligations of the nature eligible for the investment of current state funds as provided in RCW 43.84.080.

"Sec. 111. Section 1, chapter 9, Laws of 1961 extraordinary session and RCW 47.60.400 are each amended to read as follows:

"The [Washington toll bridge authority] state transportation commission is authorized to issue revenue bonds to refund all or any part of the Washington toll bridge authority's outstanding 1955 Washington state ferry system refunding revenue bonds and 1957 ferry and Hood Canal bridge revenue bonds, and may issue additional revenue bonds in parity therewith to pay costs of improving the Washington stateferry system or constructing or improving transportation facilities for the crossing of Puget Sound and any of its tributary waters and connections thereof other than bridging from the east side of Puget Sound to the Kitsap Peninsula, Vashon Island or Bainbridge Island: Provided, That the [toll bridge authority] commission shall not issue any such additional revenue bonds without further express authorization by the legislature. With respect to the issuing of such bonds and the payment of principal and interest thereon, the payment into reserves, sinking funds, and the ferry improvement fund established in connection therewith, and the fixing and revision of charges for services and facilities of the system, and in managing all its fiscal operations, the [authority] commission shall have all the powers and shall follow the same procedures established for it under existing laws, except as otherwise provided herein.

"Sec. 112. Section 2, chapter 9, Laws of 1961 extraordinary session and RCW 47.60.410 are each amended to read as follows:

"In the event refunding bonds are issued as provided in RCW 47.60.400, the [authority] commission is hereby directed to establish a fund to be called the "ferry improvement fund" to be used to pay all or any part of the cost of constructing, purchasing, reconstructing, replacing, extending, bettering, developing or otherwise improving any part of the Washington state ferry system.

"Into this fund the [authority] commission shall place each year such sums as it finds needed for the aforesaid and available from the revenues of the ferry system and Hood Canal bridge after payment of costs of maintenance and operation, bond interest, bond reserve funds, and payments upon principal required during the year by bond resolutions: *Provided*, That not more than two hundred fifty thousand dollars in any year shall be placed in such fund and the amount accumulated in the fund shall not at any time exceed three million dollars.

"Sec. 113. Section 3, chapter 9, Laws of 1961 extraordinary session and RCW 47.60.420 are each amended to read as follows:

"To the extent that all revenues from Washington state ferry system, and the Hood Canal bridge available therefor are insufficient to provide for the payment of principal and interest on the bonds authorized and issued pursuant to RCW 47.60.400 through 47.60.470 and for sinking fund requirements established with respect thereto and for payment into such reserves as the [authority] commission shall have established with respect to the securing of such bonds and for payment into the ferry improvement fund, there is hereby imposed a first and prior charge against the Puget Sound reserve account of the motor vehicle fund created by RCW 47.60.350 through 47.60.390 and, to the extent required, against all revenues hereafter derived from the one-quarter cent of motor vehicle fuel tax and one-quarter cent of use fuel tax required by law to be deposited in the Puget Sound reserve account.

"To the extent that the revenues from the Washington state ferry system and the Hood Canal bridge available therefor are insufficient to meet required payments of principal and interest on bonds, sinking fund requirements and payments into reserves and the payments into the ferry improvement fund provided in RCW 47.60.410, the [authority] commission shall use moneys in the Puget Sound reserve account for such

purpose. Any moneys from the Puget Sound reserve account used by the [authority] commission to pay such obligations shall be repaid by the [authority] commission to the motor vehicle fund from tolls of the Washington state ferry system and the Hood Canal bridge and tolls shall be continued for any required additional length of time necessary for this purpose.

"Sec. 114. Section 5, chapter 9, Laws of 1961 extraordinary session as amended by section 42, chapter 3, Laws of 1963 extraordinary session and RCW 47.60.440 are each amended to read as follows:

"The Washington state ferry system shall be efficiently managed, operated and maintained as a revenue-producing undertaking. The [authority] commission shall maintain and revise from time to time as necessary a schedule of tolls and charges on said ferry system and Hood Canal bridge that will produce net revenue available for debt service, in each fiscal year, in an amount at least equal to minimum annual debt service requirements as hereinafter provided. Minimum annual debt service requirements as used in this section shall include required payments of principal and interest, sinking fund requirements and payments into reserves on all outstanding revenue bonds authorized by RCW 47.60.400 through 47.60.470 and all other outstanding parity bonds hereafter issued in connection with the said ferry system and Hood Canal bridge and any other facility hereafter constructed by the [authority] commission to facilitate the crossing of Puget Sound, but shall not include payments into the ferry improvement fund.

"The provisions of law relating to the revision of tolls and charges to meet minimum annual debt service requirements from net revenues as required by this section shall be binding upon the [authority] commission but shall not be deemed to constitute a contract to that effect for the benefit of the holders of such bonds.

"Sec. 115. Section 6, chapter 9, Laws of 1961 extraordinary session and RCW 47.60.450 are each amended to read as follows:

"If the net revenue together with all moneys in the Puget Sound reserve account available for debt service in any fiscal year fail to meet minimum annual debt service for the year, as defined in RCW 47.60.440, the tolls and charges shall be promptly revised to produce such coverage: Provided, That in such case revision of tolls and charges shall be determined by the [authority] commission after considering supporting data and recommendations therefor which shall be furnished by a nationally recognized traffic engineering firm retained by the [authority] commission in the manner provided in the bond proceedings.

"Tolls and charges shall not be increased in any case when in the opinion of such engineering firm the increase would so reduce traffic that no net gain in revenue would result. The provisions of this section shall be deemed a covenant for the benefit of the holders of such bonds.

"Sec. 116. Section 9, chapter 9, Laws of 1961 extraordinary session and RCW 47.60.470 are each amended to read as follows:

"The [Washington toll bridge authority] state transportation commission shall periodically report to the joint fact-finding committee on highways, streets and bridges its plans and progress relating to the financing and refinancing of the Washington state ferries and Hood Canal bridge, including the issuance of bonds authorized by RCW 47.60.400 through 47.60.470, to the end that the committee may be informed of plans which may affect its recommendations to the legislature.

STATE TRANSPORTATION COMMISSION REPRESENTATION ON MARINE EMPLOYEE COMMISSION IN LIEU OF PRIOR WASHINGTON TOLL BRIDGE AUTHORITY REPRESENTATION

"NEW SECTION. Sec. 117. There is added to chapter 47.64 RCW a new section to read as follows:

"From and after July 1, 1967, "Washington toll bridge authority", "toll bridge authority" or "authority" when used in this chapter shall mean the state transportation commission as created in section 6 of this 1967 amendatory act.

TRANSFER PROVISIONS, CONSTRUCTION, SAVINGS AND REPEAL

"NEW SECTION. Sec. 118. Prior to July 1, 1967, the director of aeronautics and the state aeronautics commission, the director of highways and the state highway commission, the assistant director of toll facilities and the division of toll facilities of the state highway commission and the Washington toll bridge authority shall deliver to the state transportation commission and the department of transportation all books, documents, records, papers, files, or other writings, all cabinets, furniture, office equipment, and

other tangible property, and all funds in their custody or under their control used or held by them. Neither the abolition of the state aeronautics commission, the state highway commission, the division of toll facilities of the state highway commission and the Washington toll bridge authority, nor the transfer of powers and duties as provided in this 1967 amendatory act to the state transportation commission shall affect the validity of any acts performed by such agencies or any officer or employee thereof before July 1, 1967. All matters relating to functions transferred under the provisions of this 1967 amendatory act from the above named state agencies to the state transportation commission which at the time of transfer have not been completed may be undertaken and completed by the state transportation commission, which is authorized, empowered, and directed to promulgate any and all orders, rules, and regulations necessary to accomplish this purpose.

"NEW SECTION. Sec. 119. Any appropriations heretofore made to the state highway commission and the department of highways and to the Washington toll bridge authority, abolished by this 1967 amendatory act, shall be transferred to and made available to the state transportation commission.

"Whenever any question arises as to the transfer of any funds, including unexpended balances within any accounts, books, documents, records, papers, files, equipment or any other tangible property used or held in the exercise of the powers and the performance of the duties and functions transferred under this 1967 amendatory act, the director of the budget shall make a determination thereon and certify the same to the properly interested state agencies.

"NEW SECTION. Sec. 120. While any bonds, whether definitive, temporary or interim, or warrants, certificates or receipts of any denomination and with or without coupons attached heretofore issued by the state aeronautics commission, the Washington toll bridge authority, or the state highway commission remain outstanding, the powers and duties relating thereto of said agencies or any official or employee thereof by this 1967 amendatory act transferred to the state transportation commission or any powers and duties of any other state official or state agency with respect to such bonds, warrants, certificates or receipts shall not be diminished or impaired in any manner that will adversely affect the interests and rights of the holders of such bonds, warrants, certificates or receipts. The holder of any such bond, warrant, certificate or receipt may by mandamus or other appropriate proceeding require and compel the performance by the state transportation commission, or other appropriate state official or agency of any of the duties heretofore imposed upon any state department, official or employee under the terms of any such prior bond, warrant, certificate or receipt agreement or sale: Provided, That the enumeration of such right and remedies herein shall not be deemed to exclude the exercise or prosecution of any other rights or remedies by the holders of such bonds, warrants, certificates or receipts.

"NEW SECTION. Sec. 121. Nothing in this 1967 amendatory act shall be construed to affect any existing rights acquired under the sections amended or repealed herein except as to the governmental agencies referred to and their officials and employees, nor as affecting any actions, activities or proceedings validated thereunder, nor as affecting any civil or criminal proceedings instituted thereunder, nor any rule, regulation, resolution or order promulgated thereunder nor any administrative action taken thereunder; and neither the abolishment of any agency, nor any transfer of powers, duties and functions as provided herein, shall affect the validity of any act performed by such agency or any officer thereof prior to July 1, 1967.

"NEW SECTION. Sec. 122. (1) All employees of the department of highways, the aeronautics commission and the toll bridge authority subject to the provisions of chapter 41.06 RCW, the state civil service law, shall upon July 1, 1967, be transferred to the department of transportation.

"(2) All such employees transferred to the department of transportation as provided in this section shall continue to be governed by the provisions of chapter 41.06 RCW, the state civil service law, without any loss of rights granted by said law.

"NEW SECTION. Sec. 123. Title 47 RCW presently titled "Public Highways" shall upon the implementation of this 1967 amendatory act be known and referred to as "Public Highways and Transportation".

"NEW SECTION. Sec. 124. Subheadings as used in this 1967 amendatory act do not constitute any part of the law.

"NEW SECTION. Sec. 125. The following acts or parts of acts and RCW sections are hereby repealed:

"(1) Section 3, chapter 165, Laws of 1947 as amended by section 1, chapter 68, Laws of 1967 and RCW 14.04.030;

- "(2) Section 4, chapter 165, Laws of 1947 as amended by section 1, chapter 289, Laws of 1961 and RCW 14.04.040;
 - "(3) Section 5, chapter 165, Laws of 1947 and RCW 14.04.050;
 - "(4) Section 6, chapter 165, Laws of 1947 and RCW 14.04.060;
 - "(5) Section 47.01.020, chapter 13, Laws of 1961 and RCW 47.01.020;
 - "(6) Section 6, chapter 1, Laws of 1961 and RCW 41.06.060;
 - "(7) Section 9, chapter 1, Laws of 1961 and RCW 41.06.090;
- "(8) Section 47.56.020, chapter 13, Laws of 1961 as amended by section 1, chapter 278, Laws of 1961 and RCW 47.56.020;
 - "(9) Section 2, chapter 278, Laws of 1961 and RCW 47.56.021;
- "(10) Section 4, chapter 278, Laws of 1961 as amended by section 32, chapter 170, Laws of 1965 extraordinary session and RCW 47.56.023;
 - "(11) Section 5, chapter 278, Laws of 1961 and RCW 47.56.025;
 - "(12) Section 6, chapter 278, Laws of 1961 and RCW 47.56.027;
 - "(13) Section 7, chapter 278, Laws of 1961 and RCW 47.56.029;
 - "(14) Section 9, chapter 278, Laws of 1961 and RCW 47.56.032;
- "(15) Section 10, chapter 278, Laws of 1961 as amended by section 30, chapter 170, Laws of 1965 extraordinary session and RCW 47.56.034;
 - "(16) Section 47.56.077, chapter 13, Laws of 1961 and RCW 47.56.077.

"NEW SECTION. Sec. 126. This act is necessary for the immediate preservation of the peace, health and safety, the support of the state government and its existing public institutions and shall take effect immediately. All powers, rights, duties and obligations transferred under the provisions of this 1967 amendatory act shall be exercised on and after July 1, 1967; the state aeronautics commission, the Washington toll bridge authority, the division of toll facilities in the state highway commission, and the state highway commission, the highway department personnel board, and every other state agency, board or commission or state employee or official position abolished under the provisions of this act shall be deemed abolished as of midnight, June 30, 1967; nothing in this 1967 amendatory act shall prevent the governor from making such appointments as provided for in this 1967 amendatory act effective July 1, 1967, prior to July 1, 1967, which appointments pending the concurrence of the members of the senate as otherwise provided for in this 1967 amendatory act, shall be lawful for the purposes of this 1967 amendatory act.

"NEW SECTION. Sec. 127. If any provision of this 1967 amendatory act, or its application to any person or circumstances is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected."

Beginning in line 1 of the title after the semicolon strike the remainder of the title and insert the following:

"creating a department of transportation and prescribing its powers and duties; creating a state transportation commission and prescribing its powers and duties; abolishing the state aeronautics commission and transferring its powers and duties; abolishing the Washington toll bridge authority and transferring its powers and duties; abolishing the division of toll facilities in the state highway commission and the state highway commission, and transferring their powers and duties; abolishing the highway department personnel board and transferring its powers and duties; providing for state transportation commission representation in lieu of Washington toll bridge authority representation on the marine employee commission; abolishing certain state employee and official positions and transferring their powers and duties; providing for the transfer of certain employees, funds, appropriations, books, documents, records, papers, files, or other writings, cabinets, furniture, office equipment and other tangible property; providing for the promulgation of certain orders, rules and regulations; renaming Title 47 RCW "Public Highways and Transportation"; amending sections 47.01.010, 47.01.050, 47.01.060, 47.01.070, 47.01.080, 47.01.090, 47.01.100, 47.01.110, 47.01.120, 47.01.140, 47.01.190, 47.01.210, and 47.01.220, chapter 13, Laws of 1961 and RCW 47.01.010, 47.01.050, 47.01.060, 47.01.070, 47.01.080, 47.01.090, 47.01.100, 47.01.110, 47.01.120, 47.01.140, 47.01.190, 47.01.210 and 47.01.220; amending section 47.01.030, chapter 13, Laws of 1961 as amended by section 1, chapter 1, Laws of 1965 extraordinary session, and RCW 47.01.030; amending section 47.01.040, chapter 13, Laws of 1961 as amended by section 31, chapter 170, Laws of 1965 extraordinary session and RCW 47.01.040; amending section 47.01.130, chapter 13, Laws of 1961 as amended by section 10, chapter 307, Laws of 1961, and RCW 47.01.130; amending section 47.01.160, chapter 13, Laws of 1961 as amended by section 29, chapter 170, Laws of 1965 extraordinary session, and RCW 47.01.160; amending section 43.17.010, chapter 8, Laws of 1965 as last amended by section 12, chapter 242, Laws of 1967, and RCW 43.17.010; amending section 43.17.020, chapter 8,

Laws' of 1965 as last amended by section 13, chapter 242, Laws of 1967 and RCW 43.17.020; adding new sections to chapter 47.01 RCW; amending sections 2 and 8. chapter 1, Laws of 1961 and RCW 41.06.020 and 41.06.080; adding new sections to chapter 41.06 RCW; amending section 1, chapter 165, Laws of 1947 and RCW 14.04.020; adding a new section to chapter 14.04 RCW; amending sections 47.56.040, 47.56.042, 47.56.050, 47.56.060, 47.56.070, 47.56.075, 47.56.080, 47.56.090, 47.56.100, 47.56.110, 47.56.120, 47.56.130, 47.56.150, 47.56.160, 47.56.170, 47.56.180, 47.56.190, 47.56.200, 47.56.210, 47.56.220, 47.56.230, 47.56.240 and 47.56.250, chapter 13, Laws of 1961 and RCW 47.56.040, 47.56.042, 47.56.050, 47.56.060, 47.56.070, 47.56.075, 47.56.080, 47.56.090, 47.56.100, 47.56.110, 47.56.120, 47.56.130, 47.56.150, 47.56.160, 47.56.170, 47.56.180, 47.56.190, 47.56.200, 47.56.210, 47.56.220, 47.56.230, 47.56.240 and 47.56.250; amending sections 1 and 2, chapter 258, Laws of 1961 and RCW 47.56.247 and 47.56.248; amending sections 1 through 4, chapter 257, Laws of 1961 and RCW 47.56.252 through 47.56.255; amending section 5, chapter 257, Laws of 1961 as amended by section 12, chapter 108, Laws of 1967 and RCW 47.56.256; amending section 47.56.030, chapter 13, Laws of 1961 as amended by section 8, chapter 278, Laws of 1961, and RCW 47.56.030; amending section 47.56.140, chapter 13, Laws of 1961 as amended by section 45, chapter 3, Laws of 1963 extraordinary session, and RCW 47.56.140; amending section 47.56.245, chapter 13, Laws of 1961 as amended by section 53, chapter 170, Laws of 1965 extraordinary session, and RCW 47.56.245; adding new sections to chapter 47.56 RCW; amending sections 47.60.010, 47.60.015, 47.60.020, 47.60.030, 47.60.040, 47.60.050, 47.60.060, 47.60.070, 47.60.080, 47.60.090, 47.60.011, 47.60.113, 47.60.114, 47.60.115, 47.60.120, 47.60.122, 47.60.124, 47.60.126, 47.60.130, 47.60.150, 47.60.160, 47.60.170, 47.60.180, 47.60.190, 47.60.200, 47.60.210, 47.60.220, 47.60.230, 47.60.240, 47.60.260, 47.60.270, 47.60.280, 47.60.290, 47.60.300, 47.60.310, 47.60.320, chapter 13, Laws of 1961 and RCW 47.60.010, 47.60.015, 47.60.020, 47.60.030, 47.60.040, 47.60.050, 47.60.060, 47.60.070, $47.60.080, \ 47.60.090, \ 47.60.100, \ 47.60.110, \ 47.60.113, \ 47.60.114, \ 47.60.115, \ 47.60.120, \ 47.60.122, \ 47.60.120, \ 47.60.122, \ 47.60.120, \ 47.60.122, \ 47.60.120, \ 47.60.122, \ 47.60.120, \ 47.60.122, \ 47.60.122, \ 47.60.120, \ 47.60.122, \ 47.60.120, \ 47.60.122, \ 47.$ $47.60.124, \quad 47.60.126, \quad 47.60.130, \quad 47.60.150, \quad 47.60.160, \quad 47.60.170, \quad 47.60.180, \quad 47.60.190, \quad 47.60.200, \quad 47.60.180, \quad 47.$ 47.60.210, 47.60.220, 47.60.230, 47.60.240, 47.60.260, 47.60.270, 47.60.280, 47.60.290, 47.60.300, 47.60.310 and 47.60.320; amending section 47.60.250, chapter 13, Laws of 1961 as amended by section 3, chapter 164, Laws of 1967 and RCW 47.60.250; amending section 23, chapter 3, Laws of 1963 extraordinary session and RCW 47.60.045; amending section 47.60.140, chapter 13, Laws of 1961 as amended by section 58, chapter 170, Laws of 1965 and RCW 47.60.140; amending sections 18, 19, 20, 21, and 22, chapter 7, Laws of 1961 extraordinary session and RCW 47.60.350, 47.60.360, 47.60.370, 47.60.380 and 47.60.390; amending sections 1, 2, 3, 6, and 9, chapter 9, Laws of 1961 extraordinary session and RCW 47.60.400, 47.60.410, 47.60.420, 47.60.450 and 47.60.470; amending section 5, chapter 9, Laws of 1961 extraordinary session as amended by section 42, chapter 3, Laws of 1963 extraordinary session, and RCW 47.60.440; adding new sections to chapter 47.60 RCW; adding a new section to chapter 47.64 RCW; repealing section 3, chapter 165, Laws of 1947 as amended by section 1, chapter 68, Laws of 1967 and RCW 14.04.030; repealing sections 5 and 6, chapter 165, Laws of 1947 and RCW 14.04.050 and 14.04.060; repealing section 4, chapter 165, Laws of 1947 as amended by section 1, chapter 289, Laws of 1961, and RCW 14.04.040; repealing section 47.01.020, chapter 13, Laws of 1961 and RCW 47.01.020; repealing sections 6 and 9, chapter 1, Laws of 1961 and RCW 41.06.060 and 41.06.090; repealing section 47.56.020, chapter 13, Laws of 1961 as amended by section 1, chapter 278, Laws of 1961 and RCW 47.56.020; repealing sections 2, 5, 6, 7 and 9, chapter 278, Laws of 1961 and RCW 47.56.021, 47.56.025, 47.56.027, 47.56.029 and 47.56.032; repealing section 4, chapter 278, Laws of 1961 as amended by section 32, chapter 170, Laws of 1965 extraordinary session and RCW 47.56.023; repealing section 10, chapter 278, Laws of 1961 as amended by section 30, chapter 170, Laws of 1965 extraordinary session and RCW 47.56.034; repealing section 47.56.077, chapter 13, Laws of 1961 and RCW 47.56.077; and declaring an emergency and making an effective date."

Alfred E. Leland, Chairman, Duane L. Berentson, Vice Chairman, Bob McDougall, Vice Chairman.

We concur in this report: Otto Amen, Paul Barden, Norwood Cunningham, Avery Garrett, Dwight S. Hawley, Vaughn Hubbard, Elmer Jastad, Dan Jolly, Bill Kiskaddon, William S. Leckenby, Brian J. Lewis, Irving Newhouse, Robert W. O'Dell, Richard L. Smythe, Keith J. Spanton, Fred A. Veroske, F. Pat Wanamaker, Jonathan Whetzel, Hal Wolf.

The bill was read the second time.

Mr. Leland moved the adoption of the committee amendment.

Representatives Leland and Conner spoke in favor of adoption of the amendment.

Mr. Lewis moved the adoption of the following amendment to the committee amendment:

On page 70 of the House Committee Amendment to Senate Bill No. 544, after section 124, add 9 new sections to read as follows:

"NEW SECTION. Sec. 125. The state transportation commission is authorized to issue its additional revenue bonds in parity with the 'ferry and Hood Canal bridge refunding revenue bonds, 1963' in amounts sufficient to provide funds for planning, design, construction and financing the transportation facilities described in section 126 of this 1967 amendatory act, subject to the conditions prescribed for the issuance of such bonds contained in chapter 9, Laws of 1961 extraordinary session (RCW 47.56.365 and 47.60.400 through 47.60.470) and in Washington toll bridge authority resolution No. 362 adopted October 6, 1961 as amended by Washington toll bridge authority resolution No. 363 adopted January 11, 1963.

"There may be paid for out of the proceeds of the sale of the additional bonds, preliminary expenses incurred by the state transportation commission, including but not limited to planning, design, location engineering and acquisition of right of way, the costs of the issuance and sale of such bonds, interest costs prior to and during construction and for six months thereafter and a reasonable amount for working capital and prepaid insurance.

"Revenues from the additional transportation facilities authorized by section 125 through 133 of this 1967 amendatory act shall not be kept segregated, but shall be combined with all other revenues of the Washington state ferries and the Hood Canal bridge all of which facilities are declared to be a continuous project within the meaning of RCW 47.56.070 and 47.60.130.

"NEW SECTION. Sec. 126. The additional revenue bonds authorized by sections 125 through 133 of this 1967 amendatory act shall be used to pay the costs of constructing the following transportation facilities:

"(1) A highway from a junction with primary state highway No. 14 (SR 160) about midway between Point Southworth and Port Orchard, thence northerly to Rich Passage.

"(2) A bridge and approaches across Rich Passage, linking Bainbridge Island with the mainland.

"(3) A highway connecting the Rich Passage bridge with secondary state highway No. 21A (SR 305) at a point near Winslow.

"(4) A highway from a junction with secondary state highway No. 21B (SR 303) north of Bremerton, thence easterly to Port Orchard Passage.

"(5) A bridge and approaches across Port Orchard Passage at a site to be selected by the Washington toll bridge authority, linking Bainbridge Island with the mainland.

"(6) A highway connecting the Port Orchard Passage bridge with secondary state highway No. 21A (SR 305) at a point near Winslow.

"NEW SECTION. Sec. 127. When the Rich Passage and Port Orchard Passage bridges are opened to traffic, the state transportation commission shall discontinue the Seattle-Bremerton ferry run, providing all requirements of Washington toll bridge authority resolution No. 362 as amended by Washington toll bridge authority resolution No. 363 relating to the termination of ferry routes are satisfied.

"NEW SECTION. Sec. 128. Nothing in sections 125 through 133 of this 1967 amendatory act shall be construed so as to violate any of the terms or conditions contained in Washington toll bridge authority bond resolution No. 362 as amended by Washington toll bridge authority resolution No. 363.

"NEW SECTION. Sec. 129. The cost of maintenance of the bridges and highways described in section 126 of this 1967 amendatory act shall be paid from funds appropriated to the state transportation commission for the maintenance of state highways.

"NEW SECTION. Sec. 130. There is appropriated from the motor vehicle fund to the state transportation commission, the sum of three million dollars, or so much thereof as may be necessary, for the purpose of planning, design, location engineering, acquisition of right of way and all other things preliminary and necessary to the issuance and sale of the additional bonds and preliminary to the construction of the additional transportation facilities described in section 126 of this 1967 amendatory act. Any funds herein appropriated from the motor vehicle fund shall be considered as a

loan and shall be repaid by the commission to the motor vehicle fund upon the sale of bonds for this project.

"Sec. 131. Section 47.20.480, chapter 13, Laws of 1961 and RCW 47.20.480 are each amended to read as follows:

"Secondary state highways as branches of primary state highway No. 14 are established as follows:

"Secondary state highway No. 14A; beginning at a junction with primary state highway No. 14 in the vicinity of Purdy, thence in a westerly direction to a junction with primary state highway No. 21 in the vicinity of Belfair; also beginning at a junction with secondary state highway No. 14A, as herein described, thence southwesterly to a junction with primary state highway No. 9 at Shelton.

"Secondary state highway No. 14B; beginning at a junction with primary state highway No. 14 about midway between Point Southworth and Port Orchard, thence northerly across Rich Passage to a junction with secondary state highway No. 21A at a point near Winslow.

"NEW SECTION. Sec. 132. Secondary state highway No. 21D as a branch of primary state highway No. 21 is established as follows:

"Secondary state highway No. 21D; beginning at a junction with secondary state highway No. 21B north of Bremerton, thence easterly across Port Orchard Passage to a junction with secondary state highway No. 21A at a point near Winslow.

"NEW SECTION. Sec. 133. Sections 125 through 133 of this 1967 amendatory act are necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

Renumber the remaining sections accordingly.

With the consent of the House, Mr. Lewis withdrew his amendment.

The Speaker declared the question before the House to be the adoption of the committee amendment to Engrossed Senate Bill No. 544.

The amendment was adopted.

On motion of Mr. Leland, the committee amendment to the title was adopted.

On motion of Mr. Gorton, the rules were suspended, Engrossed Senate Bill No. 554 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative McDougall spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Moon, Mr. Leland yielded to question.

Mr. Moon:

"Representative Leland, I note that the members of this commission will receive forty dollars per diem. Can you tell me why you have raised this to a point higher than the amount legislators receive, and higher than the amount members of other commissions and other state bodies receive?"

Mr. Leland:

"Mr. Moon, there is no change in this provision from the original bill, and I think you will find this is the recommendation that came from the Governor's office on the original bill. Representative Copeland just asked me why we didn't consider a salary for these people, in view of the immense amount of time they have to spend now because of the tremendous highway programs. You will note that members other than the chairman are limited to one hundred twenty days per diem, and the chairman is limited to one hundred fifty days per diem. I think that this is a very small measure for the duties and responsibilities they perform."

Mr. Moon:

"The point I want to make is that we made quite an issue during this session of trying to bring into uniformity the per diem and expense allowances of all state commissions and other state officials. I am wondering why we should now depart from this uniformity and go to a figure which I think is more realistic."

Mr. Leland:

"We are not departing from uniformity. It is already forty dollars under the present law,"

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 554 as amended by the House, and the bill passed the House by the following vote: Yeas, 81; nays, 16; absent or not voting, 2.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Bledsoe, Bluechel, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—81.

Those voting nay were: Representatives Avey, Beck, Berentson, Bottiger, Bozarth, Garrett, Grant, Hurley, Jastad, Johnson, Jolly, King, May, Moon, Reese, Walgren—16.

Those absent or not voting were: Representatives Harris, Sawyer-2.

Engrossed Senate Bill No. 554 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 254, by Senators McCormack, Gissberg, and Ryder (by departmental request):

Pertaining to changes in manufacturing tax credit and other changes in administration of excise tax.

The bill was read the second time.

On motion of Mr. Bledsoe, the rules were suspended, Engrossed Senate Bill No. 254 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative McCaffree spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 254, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—97.

Those absent or not voting were: Representatives Harris, Sawyer—2.

Engrossed Senate Bill No. 254, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 261, by Senators Dore, Peterson (Ted), and Connor:

Amending requirements for publication by county of notice of intention to sell property.

The bill was read the second time.

On motion of Mr. Newhouse the following amendment by Representatives Newhouse and Flanagan was adopted:

Following section 1 add the following new section to read as follows:

"Sec. 2. Section 1, chapter 82, Laws of 1931, as amended by section 1, chapter 43, Laws of 1933, and RCW 87.03.135 are each amended to read as follows:

Any irrigation district shall have power to sell or lease any real estate or personal property owned by such district, whenever the board of directors shall, by unanimous vote, determine that such property is not necessary or needed for the use of the district. No sale or lease or such property shall be made until notice thereof shall be given by publication at least twenty days before the date of said sale or lease of said property in some newspaper of general circulation in the county where the property or part thereof is located, if there be one, and if there be none, then in some newspaper of general circulation published in an adjoining county, said publication to be made at least once a week during three consecutive weeks before the day fixed for the making of such sale or lease, and shall contain notice of intention of the board of directors to make such sale or lease and state the time and place at which proposals for such sale or lease will be considered and at which the sale or lease will be made: Provided. That the provisions of this section relating to publication of notice shall not apply when the value of the property to be sold or leased is less than five hundred dollars. Any such property so sold or leased shall be sold or leased to the highest and best bidder. The provisions of this section shall not apply to the sale of lands acquired by an irrigation district through its purchase of said lands for the nonpayment of its irrigation assessments."

MOTION

On motion of Mr. Gorton, further consideration of Senate Bill No. 261 was deferred, and the bill was ordered placed on today's calendar ahead of Senate Concurrent Resolution No. 24.

Senate Bill No. 369, by Senators Ridder, Uhlman, and Pritchard:

Providing for position filing in freeholder elections and rotation of names on election ballots.

The House resumed consideration of Senate Bill No. 369 on second reading, an amendment by Representative Cunningham having been adopted previously and an amendment by Representatives Lewis, Smith, and Bluechel having lost. (See pp. 2049 to 2052 for amendments.)

MOTION FOR RECONSIDERATION

Mr. Chapin, having voted on the prevailing side, moved that the House do now reconsider the vote by which the amendment by Representatives Lewis, Smith, and Bluechel to Senate Bill No. 369 was lost.

Debate ensued, Representative McDougall speaking against the motion to reconsider and Representative Bottiger speaking in favor of it.

Mr. McGavick demanded an electric roll call and the demand was sustained.

Further debate ensued, Representatives Lewis, Cunningham, and Garrett speaking in favor of the motion by Mr. Chapin to reconsider, and Representative Sheridan speaking against the motion.

Mr. Hoggins demanded the previous question and the demand was sustained.

The Clerk called the roll on the motion by Mr. Chapin that the House do now reconsider the vote by which the amendment by Representatives Lewis, Smith, and Bluechel was lost, and the motion was carried by the following vote: Yeas, 54; nays, 43; absent or not voting, 2.

Those voting yea were: Representatives Amen, Barden, Berentson, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Cunningham, DeJarnatt, Elicker, Farr, Garrett, Gorton, Heavey, Hill, Hoggins, Holman, Humiston, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Marsh, McCaffree, McCormick, McGavick, Morrison, Murray, Newhouse, O'Dell, Perry, Reese, Rosellini, Saling, Smith, Smythe, Sprague, Swayze, Thompson, Veroske, Whetzel, Wolf, Zimmerman, Mr. Speaker—54.

Those voting nay were: Representatives Adams, Anderson, Avey, Backstrom, Bagnariol, Beck, Bledsoe, Bozarth, Charette, Chatalas, Copeland, Day, Flanagan, Gallagher, Gladder, Goldsworthy, Grant, Haussler, Hawley, Hubbard, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Litchman, Mahaffey, Marzano, May, McDougall, Merrill, Moon, Newschwander, O'Brien, Richardson, Sheridan, Spanton, Taylor, Walgren, Wanamaker—43.

Those absent or not voting were: Representatives Harris, Sawyer-2.

Mr. Gorton demanded the previous question and the demand was sustained.

RECONSIDERATION

The Speaker declared the question before the House to be the amendment by Representatives Lewis, Smith, and Bluechel to Senate Bill No. 369.

The motion was carried and the amendment was adopted on a rising vote. On motion of Mr. Lewis, the following amendment by Representatives Lewis, Smith, and Bluechel to the title was adopted:

In line 1 of the title after "elections;" and before "and" insert "providing procedures for the election of freeholders under Article XI, section 4 of the state constitution; providing for a presidential preference primary; prescribing procedure for the selection of nominees for president of the United States, and for the election of delegates to national conventions; adding a new chapter to Title 29 RCW and providing for the termination of certain sections hereof;"

On motion of Mr. Cunningham, the following amendment to the title was adopted:

Following title amendment by Representatives Lewis, Smith and Bluechel insert "adding a new section to chapter (Reengrossed House Bill No. 516), Laws of 1967 and to Title 29 RCW;"

Mr. Gorton moved that the rules be suspended, Senate Bill No. 369 as amended by the House be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Jueling demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion to advance Senate Bill No. 369 as amended by the House to third reading and final passage, and the motion was lost by the following vote: Yeas, 57; nays, 40; absent or not voting, 2.

Those voting yea were: Representatives Amen, Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, DeJarnatt, Elicker, Farr, Garrett, Gorton, Heavey, Hill, Hoggins, Holman, Humiston, Kalich, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, McCaffree, McCormick, McGavick, Merrill, Morrison, Murray, Newhouse, O'Dell, Perry, Reese, Rosellini, Saling, Smith, Smythe, Sprague, Swayze, Thompson, Veroske, Whetzel, Wolf, Zimmerman, Mr. Speaker—57.

Those voting nay were: Representatives Adams, Anderson, Avey, Backstrom, Beck, Bozarth, Charette, Chatalas, Conner, Copeland, Day, Flanagan, Gallagher, Gladder, Goldsworthy, Grant, Haussler, Hawley, Hubbard, Hurley, Jastad, Johnson, Jolly, Jueling, King, Kink, Kopet, Mahaffey, Marzano, May, McDougall, Moon, Newschwander, O'Brien, Richardson, Sheridan, Spanton, Taylor, Walgren, Wanamaker—40.

Those absent or not voting were: Representatives Harris, Sawyer—2. Passed to Committee on Rules and Administration for third reading.

Senate Bill No. 466, by Senators McCormack, Neill and Hanna:

Providing for the appointment of court commissioners.

The House resumed consideration of Senate Bill No. 466 on second reading.

Mr. Sprague moved the adoption of the following amendment by Representatives Sprague and Smith:

"NEW SECTION. Sec. 2. Whenever the death of a person has occurred in a class AA or class A county under circumstances which would authorize a coroner to hold an inquest pursuant to RCW 36.24.020 and a petition signed by not less than fifty electors residing within such county requesting an investigation into the death of such person is filed with the clerk of the superior court of such county addressed to any superior court judge thereof, it shall be the duty of such judge and he is hereby authorized to hold an inquest, with or without a jury, into the death of such person, or appoint a court commissioner to carry out such duty. Any court commissioner so appointed shall have the qualifications required by RCW 2.24.010 and shall in addition be a member of the state bar association.

"Such petition must be filed within five days after the death of such person or within five days after the death was discovered. Upon the filing of such petition, the clerk of court shall immediately notify the judge to which it is addressed and the county coroner of such county. The county coroner shall thereafter be without jurisdiction in the matter and shall deliver over to such judge all records, certificates, papers, findings, and evidence in his possession concerning the death of such person.

"NEW SECTION. Sec. 3. In addition to the powers and authority of his office, the superior court judge or his appointee holding such inquest shall have all the powers and authority of a county coroner relating to inquests pursuant to chapter 36.24 RCW and relating to human remains pursuant to chapter 68.08 RCW. The facilities and services of any public officer, college or university, or law enforcement agency now or hereafter available for the use of a county coroner are "hereby deemed available on the same basis for the use of any such judge or his appointee.

"NEW SECTION. Sec. 4. The sheriff of such county and the chiefs of police of the various cities and towns situated therein shall provide such investigatory assistance as may be required by the judge or his appointee holding such inquest.

"The records, reports, statements and other information pertaining to such death in the possession of any law enforcement agency or the office of the prosecuting attorney shall be made available to the judge or his appointee holding such inquest.

"NEW SECTION. Sec. 5. The judge or his appointee may conduct and hold such inquest with or without a jury. The provisions of RCW 36.24.020 through 36.24.120 not in conflict herewith shall apply to the inquest procedure, except that the judge shall make findings after completion of the inquest and after the verdict of the jury has been entered, if a jury has been summoned.

"NEW SECTION. Sec. 6. The judge or his appointee shall keep full and complete records properly indexed of all the proceedings relating to the inquest held by him. The record shall include:

"(1) The name of the deceased, if known;

"(2) The time, date and place where the body was found;

"(3) The cause and manner of death;

"(4) The full report and detailed findings of the autopsy, if any;

"(5) The testimony taken by the judge;

"(6) All evidence which in the opinion of the judge or his appointee has a bearing upon the cause of death or the person who caused such death;

"(7) The verdict of the jury, if a jury was summoned:

"(8) The findings and recommendations of the judge or his appointee.

"The record shall be promptly delivered to the prosecuting attorney. Such record shall be a public record.

"NEW SECTION. Sec. 7. (1) Any court commissioner appointed to hold an inquest shall be compensated at the rate of eighty dollars for each day spent in the performance of such duty and shall in addition be reimbursed for any legitimate expenses incurred in carrying out such inquest. Such compensation and expenses shall be paid in the same manner as the compensation and expenses of court reporters are paid pursuant to RCW 2.32.210.

"(2) Each juror shall be compensated at the rate provided by law for members of a coroner's jury."

POINT OF ORDER

The Speaker recognized Mr. Clark (Newman H.) on a point of order.

Mr. Clark:

"I object to further consideration of this amendment since it is not germane to the bill before us."

The Speaker declared the House to be at ease.

The Speaker called the House to order.

RULING BY THE SPEAKER

The Speaker:

"Mr. Clark, it would appear that this amendment would be in order. I have been rather lenient in this matter on two or three of these amendments, and in this case I will rule that the amendment is in order."

Representative Smith spoke in favor of adoption of the amendment and Representative Clark (Newman H.) spoke against its adoption.

MOTION

On motion of Mr. Newhouse, the amendment by Representatives Sprague and Smith was laid on the table.

Mr. Clark (Newman H.) moved the adoption of the following amendment by Representatives Clark and Bottiger:

On page 1, after section 1, add four new sections to read as follows:

"Sec. 2. Sections 55 and 56, page 14, Laws of 1869 as last amended by section 54, Code of 1881, and RCW 4.12.090 are each amended to read as follows:

"When an order is made transferring an action or proceeding for trial, the clerk of the court must transmit the pleadings and papers therein to the court to which it is transferred. The costs and fees thereof and of filing the papers anew, must be paid by the party at whose instance the order was made, except in the cases mentioned in RCW 4.12.030 (1), in which case the plaintiff shall pay costs of transfer, and, in addition thereto, if such action or proceeding involves money due and owing by the defendant or purportedly so due and owing, the plaintiff may, at the discretion of the court, be required to pay a reasonable attorney's fee for the changing of venue to the proper county. The court to which an action or proceeding is transferred has and exercises over the same the like jurisdiction as if it had been originally commenced therein.

"Sec. 3. Section 1, chapter 173, Laws of 1927 as amended by section 168, chapter 53, Laws of 1965 and RCW 4.12.025 are each amended to read as follows:

"An action, at the option of the plaintiff, may be brought against any person, partnership, or corporation in any county (1) in which the defendant, or [, if there be more than one defendant, where] one of the defendants (a) resides or has his principal place of business at the time of the commencement of the action, or (b) made an offer or accepted an offer resulting in the consummation of a contract which is the subject matter of the action, or (2) if the subject matter of the action is not a contract, where the transaction or occurrence took place which is the subject matter of the action; (3) in the county where the work was performed by any such person, partnership or corporation; (4) in the county where the agreement entered into with such person, partnership or corporation was made; or (5) in the county where the person, partnership or corporation has its principal place of business. For the purpose of RCW 4.12.025, 4.12.026 and 4.12.027, the residence of a corporation defendant shall be deemed to be in any county where the corporation transacts business or has an office for the transaction of business or transacted business at the time the cause of action arose or where any person resides upon whom process may be served upon the corporation, unless hereinafter otherwise provided. [The venue of any action brought against a corporation, at the option of the plaintiff, shall be (1) in the county where the tort was committed, (2) in the county where the work was performed for said corporation, (3) in the county where the agreement entered into with the corporation was made, or (4) in the county where the corporation has its principal place of business.] Corporation, for the purposes of this section, shall include every firm, company, society, association or any organized group of persons whether incorporated or not, and every officer, agent or employee thereof.

"NEW SECTION. Sec. 4. This section shall be effective July 1, 1967 and shall supersede section 168, chapter 53, Laws of 1965 which amended section 1, chapter 173, Laws of 1927 and RCW 4.12.025 and which had under section 167 of the 1965 act an effective date of July 1, 1967.

"NEW SECTION. Sec. 5. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect on July 1, 1967."

Debate ensued, Representatives Clark (Newman H.) and Bottiger speaking in favor of adoption of the amendment, and Representatives Charette and Gorton speaking against its adoption.

Mr. Day demanded the previous question.

POINT OF ORDER

The Speaker recognized Mr. Gorton on a point of order.

Mr. Gorton:

"Mr. Clark has just pointed out that this bill is identical to Engrossed Senate Bill No. 20 which is now before the House in the House Rules and Administration Committee, so I don't think it is properly before us."

POINT OF INFORMATION

The Speaker recognized Mr. Chatalas on a point of information.

Mr. Chatalas:

"Mr. Speaker, this is exactly what you permitted to happen when we considered Senate Bill No. 13. Senate Joint Resolution No. 29 was still in Rules Committee."

RULING BY THE SPEAKER

The Speaker:

"I think we are talking about two different situations—the handling of two different measures. This bill is identical—nothing has been changed—but this was not true of the others."

Mr. Chatalas:

"But Mrs. McCaffree said the two were exactly the same when she made her speech."

The Speaker:

"She may have said that, but I don't believe that it was true. Mr. Clark, regretfully I must agree with Mr. Gorton that since you didn't change a period or an apostrophe, dot and 'i' or cross a 't,' that your amendment is out of order."

Mr. Clark:

"If the court please, this bill comes directly prepared from the Senate itself. Because of their method of doing business, we would certainly have had to change some things. Certainly, the fact that Engrossed Senate Bill No. 20 has been languishing in the Rules Committee and is going to languish and die there which is obvious from the resolution that comes on at the end of the calendar his afternoon, it is the prerogative of the Speaker to recognize the fact that Engrossed Senate Bill No. 20 already is dying fast and will be deceased at five o'clock this afternoon, so the amendment should be in order."

RULING BY THE SPEAKER

The Speaker:

"Well, the Senate makes a mistake occasionally, Mr. Clark, but I would have to rule this amendment out of order."

PERSONAL PRIVILEGE

The Speaker recognized Mr. Charette on a point of personal privilege.

Mr. Charette:

"I just want to suggest that probably no one knows better than I the mistakes the Senate makes."

The Speaker:

"We are most happy that you have mended your ways, Mr. Charette."

On motion of Mr. Gorton, the rules were suspended, Senate Bill No. 466 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 466, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—97.

Those absent or not voting were: Representatives Harris, Sawyer—2.

Senate Bill No. 466, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

Mr. Chatalas moved the House dispense with further business under the call of the House.

The motion was lost.

SPEAKER'S PRIVILEGE

The Speaker:

"The Speaker would like to relax the rule against distribution of goodies on the floor of the House. It has been a rather long afternoon and we have an apple for each of you. The pages will distribute them, and I would like to recognize the gentleman from Yakima, Mr. Morrison."

Mr. Morrison:

"Thank you, Mr. Speaker. At the time you gave us a favorable vote on House Bill No. 236, Representatives Haussler and McDougall, and I promised you we would give you a storage apple. We hope you enjoy them."

THIRD READING OF BILLS

Substitute Senate Bill No. 360, by Committee on Cities, Towns, and Counties:

Authorizing civil service for employees in certain counties.

Substitute Senate Bill No. 360 as amended by the House was read the third time and placed on final passage.

Representatives McGavick and Smith spoke in favor of passage of the bill. The Clerk called the roll on the final passage of Substitute Senate Bill No. 360 as amended by the House, and the bill passed the House by the following vote: Yeas, 57; nays, 40; absent or not voting, 2.

Those voting yea were: Representatives Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brouillet, Ceccarelli, Chapin, Chatalas, Clark (Newman H.), Copeland, Cunningham, DeJarnatt, Elicker, Farr, Garrett, Gorton, Grant, Haussler, Hawley, Hill, Hoggins, Holman, Humiston, Jolly, King, Kink, Kirk, Kiskaddon, Leckenby, Leland, Litchman, Lynch, Mahaffey, Marsh, Marzano, May McCaffree, McCormick, McGavick, Merrill, Murray, O'Brien, Rosellini, Saling, Sheridan, Smith, Smythe, Sprague, Swayze, Thompson, Zimmerman, Mr. Speaker—57.

Those voting nay were: Reprenstatives Adams, Amen, Avey, Bottiger, Brazier, Charette, Clarke (George W.), Clocksin, Conner, Day, Flanagan, Gallagher, Gladder, Goldsworthy, Heavey, Hubbard, Hurley, Jastad, Johnson, Jueling, Kalich, Kopet, Lewis, Lux, McDougall, Moon, Morrison, Newhouse, Newschwander, O'Dell, Perry, Reese, Richardson, Spanton, Taylor, Veroske, Walgren, Wanamaker, Whetzel, Wolf—40.

Those absent or not voting were: Representatives Harris, Sawyer—2.

Substitute Senate Bill No. 360 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

On Substitute Senate Bill No. 360 I inadvertently pushed the "no" button. My intention was to vote for Substitute Senate Bill No. 360 on final passage. This is a meritorious piece of legislation providing civil service for county employees; a concept which I have long supported.

Jonathan Whetzel, 43rd District.

Engrossed Senate Bill No. 309, by Senators Hanna, Talley, Foley, and Chytil:

Pertaining to formation of public utility districts and changing boundaries of commissioners' districts.

Engrossed Senate Bill No. 309 as amended by the House was read the third time and placed on final passage.

YIELDING TO QUESTION

At the request of Mr. Hoggins, Mr. McDougall yielded to question.

Mr. Hoggins:

"I understand you are from a public utility district, and I would like your opinion as to the original purpose of Senate Bill No. 309. Would you indicate whether or not the purpose of the bill was to clarify the redistricting of P.U.D.'s?"

Mr. McDougall:

"Yes, Mr. Hoggins, Engrossed Senate Bill No. 309 and the companion measure introduced in the House were introduced for the purpose of adding clarity to the redistricting of P.U.D. commissioners. The P.U.D. commissioners presently do have the right to redistrict themselves, but there is a gray area which needs to be clarified. With this legislature having redistricted itself last session and more and more emphasis being placed on the reapportionment of county commissioners, the P.U.D. commissioners themselves felt this should be looked into. For this reason, it was the original intent in introducing Senate Bill No. 309 and the companion bill, House Bill No. 567, to attain this objective."

STATEMENT FOR THE JOURNAL

Mr. Perry:

"Since Mr. McDougall's remarks probably could be used in a court test of this bill, I would like the record to show that the original purpose and intent of the act will be specifically carried out by the amendment."

The Speaker:

"Mr. Perry, you are perfectly at liberty to insert your remarks in the journal."

Debate ensued, Representatives Anderson and O'Brien speaking against passage of the bill, and Representatives Newhouse and Day speaking in favor of its passage.

YIELDING TO QUESTION

At the request of Mr. Adams, Mr. O'Brien yielded to question.

Mr. Adams:

"Under existing laws at the present time, is it possible for a P.U.D. in Grant County or any county in the state that is not contiguous to Spokane to go into Spokane County and condemn a private utility district without a vote of the people?"

Mr. O'Brien:

"Well, I would doubt it. First of all the price would be negotiated and set by the court. It appears that it is possible, but not practical."

Mr. Adams:

"My question was, Under the present law is it possible? I think you can answer 'yes' or 'no.' $^{\prime\prime}$

Mr. O'Brien:

"Well, it isn't that black or white because many factors are involved. The price has to be negotiated, whether or not they go into Spokane County."

Mr. Adams:

"My question was, Do they legally have the right—counties not contiguous—to go into Spokane County or any other county, or rural electrification district."

Mr. O'Brien:

"Some of these questions, Dr. Adams, are impossible to answer 'yes' or 'no', because legally we have the right to do a lot of things we don't do. You are giving me a question that is highly impractical and is unsound. It is a procedure that wouldn't be followed, whether or not they have the right. I think any P.U.D. commission in sound mind wouldn't attempt such a stupid act."

Mr. Adams:

"If it is legally possible, would you think that is a correct procedure, or something they should do? We will assume it is legally possible?"

Mr. O'Brien:

"No, I don't think they should. I don't think Grant County should go into Spokane and condemn the private utility district. I am sure that any prudent person serving as a member of the P.U.D. board in Grant County would not do such a thing. If they did, they would be impeached."

YIELDING TO QUESTION

At the request of Mr. Adams, Mr. Day yielded to question.

Mr. Adams:

"I think you are familiar with this. You heard my question that I propounded to Mr. O'Brien. Could you answer it?"

Mr. Day:

"Yes, it is possible."

Mr. Adams:

"Thank you, that answers my question."

Mr. Gladder demanded the previous question and the demand was not sustained on a rising vote.

Further debate ensued, Representatives Jolly and Haussler speaking against passage of the bill, and Representatives Leland and Copeland speaking in favor of its passage.

Mr. Kink demanded the previous question and the demand was not sustained on a rising vote.

Representative Charette spoke against passage of the bill.

Mr. Grant demanded an oral roll call and the demand was sustained.

Representative Bozarth spoke against passage of the bill.

Mr. Kalich demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 309 as amended by the House, and the bill passed the House by the following vote: Yeas, 59; nays, 38; absent or not voting, 2.

Those voting yea were: Representatives Adams, Amen, Avey, Barden, Beck, Berentson, Bledsoe, Bluechel, Brazier, Ceccarelli, Chapin, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Gladder, Goldsworthy, Gorton, Hawley, Hill, Holman, Hubbard, Humiston, Hurley, Jueling, Kink, Kirk, Kopet, Leckenby, Leland, Lewis, Litchman, Lynch, Mahaffey, May, McCaffree, McCormick, McGavick, Moon, Morrison, Murray, Newhouse, Newschwander, Perry, Reese, Richardson, Saling, Spanton, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—59.

Those voting nay were: Representatives Anderson, Backstrom, Bagnariol, Bottiger, Bozarth, Brouillet, Charette, Chatalas, Clocksin, Conner, DeJarnatt, Gallagher, Garrett, Grant, Haussler, Heavey, Hoggins, Jastad, Johnson, Jolly, Kalich, King, Kiskaddon, Lux, Marsh, Marzano, McDougall, Merrill, O'Brien,

O'Dell, Rosellini, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Zimmerman—38.

Those absent or not voting were: Representatives Harris, Sawyer—2.

Engrossed Senate Bill No. 309 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

Mr. Gorton moved that Engrossed Senate Bill No. 309 as amended by the House be ordered transmitted immediately to the Senate.

The motion was carried on a rising vote.

STATEMENT FOR THE JOURNAL

Engrossed Senate Bill No. 309 as amended by the House has nothing to do with public power vs. private power. It gives the people the right to vote over condemnation of a private utility. It does not hamper or restrict public power.

Mark Litchman, 45th District.

Engrossed House Joint Memorial No. 17, by Representatives Lux and Gorton:

Memorial rescinding 1963 memorial for federal constitutional amendment as to apportionment of state legislatures.

Engrossed House Joint Memorial No. 17 was read the third time and placed on final passage.

POINT OF ORDER

The Speaker recognized Mrs. Hurley on a point of order.

Mrs. Hurley:

"I have before me the concurrent resolution that states the cutoff day for matters to be considered, and it seems to me Engrossed House Joint Memorial No. 17 is not one of the exclusions. Will you make your ruling?"

The Speaker:

"Unfortunately, Mrs. Hurley, we haven't passed that concurrent resolution yet."

POINT OF PERSONAL PRIVILEGE

The Speaker recognized Mr. Heavey on a point of personal privilege. Mr. Heavey:

"I think it is apparent from the debate which just preceded and how closely the bill was passed that some remarks I made the other day might be construed as adding to the intensity of the debate. It was not my intent at any time to question the objective of integrity of anybody in the House. I have never intended to do that, nor have I intended to increase the intensity of feeling. If I have done either of these things, I apologize to the House."

POINT OF PERSONAL PRIVILEGE

The Speaker recognized Mr. Moon on a point of personal privilege. Mr. Moon:

"Prior to the time that the motion was put to immediately transmit Engrossed Senate Bill No. 309 to the Senate, I was on my feet requesting recognition. In the past it has always been my understanding that an individual would have been granted the opportunity, if he had voted on the prevailing side, to give notice of reconsideration on the next working day. It was for this purpose that I voted 'aye' on the bill, and I would like to insert a statement in the journal to that effect."

The Speaker:

"You have that privilege, Mr. Moon."

MOTION

Mr. Gorton moved that the House advance to consideration on third reading of Senate Concurrent Resolution No. 24 as amended by the House.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Smith on a point of parliamentary inquiry. Mr. Smith:

"Mr. Speaker, we are now considering House Joint Memorial No. 17, which for many purposes is a very critical item. Since Mrs. Hurley asked you the question about your ruling, I would like to know, if we advance to consider this resolution, would we be precluded from consideration of Engrossed House Joint Memorial No. 17?"

The Speaker:

"Well, it is my understanding that under the provisions of Senate Concurrent Resolution No. 24 we could still consider Engrossed House Joint Memorial No. 17. We went beyond the five o'clock cutoff time as provided in Senate Concurrent Resolution No. 24 because we were on a matter that we started prior to five o'clock. It is my feeling that to be perfectly fair we should now consider Senate Concurrent Resolution No. 24."

Mr. Smith:

"Then you say we could still consider Engrossed House Joint Memorial No. 17 afterwards?"

The Speaker:

"It is my feeling that we could under the provisions of the concurrent resolution."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Litchman on a point of parliamentary inquiry.

Mr. Litchman:

"It is my understanding that Senate Bill No. 261 is still before us, is that correct?"

The Speaker:

"This is right."

Mr. Litchman:

"Now, if Mr. Gorton's motion prevails we will no longer be able to discuss Senate Bill No. 261?"

The Speaker:

"No, this is not true. We have amended Senate Concurrent Resolution No. 24 and until those amendments are considered by the Senate, the cutoff time is not official by the provisions of the resolution, so we could still discuss Senate Bill No. 261.

"My whole purpose in having Senate Concurrent Resolution No. 24 brought before the House at this time is because I feel, in all good faith, since the cutoff time established in the resolution is five o'clock, we should consider it here in the body. However, since it has been amended, it will have to go back to the Senate, so we will go ahead and consider Senate Concurrent Resolution No. 24. Unless the Senate acts much faster than they have been known to previously, we still have plenty of time to consider the other matters."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Humiston on a point of parliamentary inquiry.

Mr. Humiston:

"Let us presume that we were to pass Senate Concurrent Resolution No. 24 with the amendments that were put on it. The time of five o'clock would still remain in the resolution. Now, if we were to take up other matters that are not included in the resolution as exceptions, would the effect of this be retroactive and our actions be null and void?"

The Speaker:

"I would think not."

The Speaker declared the question before the House to be the motion by Mr. Gorton that the House advance to consideration on third reading of Senate Concurrent Resolution No. 24 as amended by the House.

The motion was carried.

Senate Concurrent Resolution No. 24, by Senators Bailey and Neill:

Prescribing a cutoff date for consideration of bills.

The House resumed consideration of Senate Concurrent Resolution No. 24 as amended by the House on third reading.

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 24 as amended by the House, and the resolution passed the House by the following vote: Yeas, 59; nays, 38; absent or not voting, 2.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, De-Jarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—89.

Those voting nay were: Representatives Beck, Conner, Grant, Kalich, King, Marzano, Moon, Sheridan—8.

Those absent or not voting were: Representatives Harris, Sawyer—2.

Senate Concurrent Resolution No. 24 as amended by the House, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Day, Senate Concurrent Resolution No. 24 as amended by the House was ordered transmitted immediately to the Senate.

Engrossed House Joint Memorial No. 17, by Representatives Lux and Gorton:

Memorial rescinding 1963 memorial for federal constitutional amendment as to apportionment of state legislatures.

The House resumed consideration of Engrossed House Joint Memorial No. 17 on third reading.

Representatives Gorton and Perry spoke in favor of passage of the memorial.

Mr. Kink demanded the previous question and the demand was sustained. The Clerk called the roll on the final passage of Engrossed House Joint Memorial No. 17, and the memorial passed the House by the following vote: Yeas, 59; nays, 38; absent or not voting, 2.

Those voting yea were: Representatives Anderson, Backstrom, Bagnariol, Beck, Bluechel, Bottiger, Brouillet, Ceccarelli, Charette, Chatalas, Clark

(Newman H.), Cunningham, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gorton, Grant, Heavey, Hill, Hoggins, Humiston, Jastad, Johnson, Jolly, Jueling, King, Kink, Kirk, Kiskaddon, Leckenby, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCaffree, McGavick, Merrill, Moon, Murray, Newschwander, O'Brien, O'Dell, Perry, Rosellini, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf—59.

Those voting nay were: Representatives Adams, Amen, Avey, Barden, Berentson, Bledsoe, Bozarth, Brazier, Chapin, Clarke (George W.), Clocksin, Conner, Copeland, Day, Flanagan, Gladder, Goldsworthy, Haussler, Hawley, Holman, Hubbard, Hurley, Kalich, Kopet, Leland, Lewis, Lynch, McCormick, McDougall, Morrison, Newhouse, Reese, Richardson, Saling, Spanton, Swayze, Zimmerman, Mr. Speaker—38.

Those absent or not voting were: Representatives Harris, Sawyer—2.

Engrossed House Joint Memorial No. 17, having received the constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I believe it is important to the people of our state that we send this Memorial to Congress to clear the record. We are asking to rescind or withdraw House Joint Memorial No. 1 of the 1963 session which petitioned Congress to hold a Constitutional Convention for the purpose of overruling the Supreme Court's decision on "one man-one vote."

By adopting this Memorial we can act effectively to oppose a serious threat now posed to one of the most fundamental, and cherished, constitutional protections—the right of judicial review embodied in the historic division of powers.

In the development of the law, the pace is slow because the acceptance of new ideas is slow. There have been rapid changes in the United States in this century. We, as state legislators, can well pause and reflect on the role of the courts in the development of law and the importance of judicial review. Consider the importance of their contribution to the legal structure of our society—both state and national.

Legislative bodies alone cannot be relied upon to implement and make real the rights often given under constitutional or statutory language. As a result, they are so often simply ignored.

Both wisdom and recognition of history, if not a feeling of humility, requires us as legislators to acknowledge important steps in our state's and nation's history whether they are taken in the Legislative or Judicial branch.

The effect of House Joint Memorial No. 1 of 1963 could be to weaken the United States Constitution by: 1. Cutting down on the "equal protection" clause of the 14th Amendment; 2. Disturbing the traditional system of checks and balances, particularly that of judicial review; 3. Posing a threat in possibly requiring Congress under the Federal Constitution, to call a convention. Thirty-two states have passed similar memorials. If they all were to be accepted only two more states would need to take such action.

I do not believe we want such a convention called. Delegates to a convention might well not stop with one amendment on legislative reapportionment. They might go on to propose amendments restricting the Bill of Rights, circumscribing the federal courts, restricting or eliminating the income tax, even legalizing some forms of racial segregation.

I close with a quote from the philosophy of Thomas Jefferson: "Prudence, indeed, will dictate that governments long established should not be changed for light and transient causes."

Mary Stuart Lux, 22nd District.

MOTION

On motion of Mr. Gorton, the House dispensed with further business under call of the House.

YIELDING TO QUESTION

At the request of Mr. Holman, Mr. Day yielded to question.

Mr. Holman:

"Mr. Day, what time is it?"

Mr. Day:

"It is 5:21 p.m. according to our clock in the chamber, and 5:21 p.m. according to my Acutron."

Senate Bill No. 261, by Senators Dore, Peterson (Ted), and Connor:

Amending requirements for publication by county of notice of intention to sell property.

The House resumed consideration of Senate Bill No. 261 on second reading, an amendment by Representatives Newhouse and Flanagan having been adopted previously. (See p. for amendment).

Mr. Ceccarelli moved the adoption of the following amendment:

Following section 1 add new sections to read as follows:

NEW SECTION. Sec. 2. Any city or county may sell, lease or convey any real property located in an area zoned to permit the operation of retail business, when such property is no longer needed for the use or purposes of such city or county, to any private corporation or association established to develop and maintain free public parking facilities.

NEW SECTION. Sec. 3. Before any city or county may sell, lease or convey any real property located in an area zoned to permit the operation of retail business, it shall post in a conspicuous place on such property and publish in the official newspaper for the county in which such property is located for fifteen days prior to such sale, lease or conveyance a notice giving the legal description of such property and disclosing an intention to sell, lease or convey such property; and it shall offer in its notice, and shall give, the first right of purchase or lease to any private corporation or association (1) established to develop and maintain free public parking facilities and (2) which agrees to dedicate such property for free public parking.

NEW SECTION. Sec. 4. A sale, lease or conveyance to such corporation or association may be made for such consideration and on such terms and conditions, including but not limited to a covenant that at least eighty percent of such property be made available to the public for free parking, as the municipality deems appropriate: Provided, That the price charged such corporation or association shall not be in excess of the fair market value of such property for parking purposes.

NEW SECTION. Sec. 5. The provisions of section 3 shall not apply to any sale, lease or conveyance to the federal government or to any agency thereof, or to the state or any agency, county, city, town or other political subdivision of this state.

NEW SECTION. Sec. 6. This act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately.

Renumber Sec. 2, added by amendment by Representatives Newhouse and Flanagan, to read "Sec. 7."

On motion of Mr. Whetzel, the following amendment to the amendment by Mr. Ceccarelli to Senate Bill No. 261 was adopted:

On page 1, section 2, line 1 of the amendment by Mr. Ceccarelli, after "city" and before "may" strike "or county" and insert "with a population over 300,000"

On motion of Mr. Whetzel, the following amendment to the amendment by Mr. Ceccarelli to Senate Bill No. 261 was adopted:

On page 1, section 3, line 1 of the amendment by Mr. Ceccarelli, after "Before any" and before "may sell," strike "city or county" and insert "such city"

On motion of Mr. Whetzel, the following amendment to the amendment by Mr. Ceccarelli to Senate Bill No. 261 was adopted:

On page 1, section 3, line 12, of the amendment by Mr. Ceccarelli add two new sentences as follows:

In the event such real property shall no longer be used for free public parking as provided in this act title to such real property shall revert back to such city. The first right of purchase granted herein shall expire and be of no effect unless exercised before January 1, 1969.

On motion of Mr. Whetzel, the following amendment to the amendment by Mr. Ceccarelli to Senate Bill No. 261 was adopted:

On page 1, section 4, line 4 of the amendment by Mr. Ceccarelli, after "least" and before "percent" strike "eighty" and insert "one hundred"

On motion of Mr. Wolf, the following amendment to the amendment by Mr. Ceccarelli to Senate Bill No. 261 was adopted:

Following section 5 added by the amendment by Representative Ceccarelli as amended by Representative Whetzel add a new section to read as follows:

"Sec. 6. Section 35.86.070, chapter 7, Laws of 1965, and RCW 35.86.070 are each amended to read as follows:

Such cities and/or their lessees shall pay to the county treasurer [and to the state treasurer moneys in lieu of real property taxes] an excise tax for the privilege of operating a city-owned parking facility equal to the amounts which would be paid upon real property [condemned pursuant to this chapter] devoted to the purpose of off-street parking were it in private ownership. This section shall only apply to parking facilities acquired under this act."

Renumber the following sections consecutively.

YIELDING TO QUESTION

At the request of Mr. McGavick, Mr. Whetzel yielded to question. Mr. McGavick:

"As one of the sponsors, you have been involved in the perfection of this amendment and I wonder if you could explain to me the following: I checked the city charter in Seattle relative to Senate Bill No. 471, which is this amendment, and I find the city has all the authority necessary to dispose of public lands already. Could you tell me why it is necessary to adopt this additional statutory law?"

Mr. Whetzel:

"I can only say sometime ago we adopted fifty, sixty, or ninety changes in the municipal code which also were unnecessary. Lawyers' opinions differ, and sometimes a corporation counsel of a city would rather see something specifically set forth in the statutes than some general authority they have, so we spend a great deal of time passing these laws to satisfy people they have this specific authorization. I think this is the purpose—simply to spell it out clearly."

On motion of Mr. Lewis the following amendment to the amendment by Mr. Ceccarelli to Senate Bill No. 261 was adopted on a rising vote:

On page 1 of the amendment by Mr. Ceccarelli, strike all of the old section 6 (the emergency clause renumbered Sec. 8) and renumber section 7, added by the amendment by Mr. Wolf to read "Sec. 6."

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Ceccarelli as amended by Representatives Whetzel, Lewis, and Wolf.

Representative Humiston spoke against adoption of the amendment as amended.

Representatives Ceccarelli and Whetzel spoke in favor of adoption of the amendment.

Mr. McDougall demanded the previous question and the demand was sustained.

The amendment by Mr. Ceccarelli as amended by Representatives Whetzel, Lewis, and Wolf was adopted on a rising vote.

On motion of Mr. Newhouse, the following amendments to the title by Representatives Newhouse and Flanagan were adopted:

On page 1, line 1 of the title, after "county property" and before the semicolon add "and irrigation district property"

On page 1, line 2 of the title, after "RCW 36.34.020" and before the period insert "; and amending section 1, chapter 82, Laws of 1961, as amended by section 1, chapter 43, Laws of 1933, and RCW 87.03.135"

On motion of Mr. Ceccarelli, the following amendment to the title was adopted:

In line 1 of the title after "of" and before "county" insert "city or"

On motion of Mr. Wolf, the following amendment to the title was adopted:

On motion of Mr. McDougall, the rules were suspended, Senate Bill No. 261 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 261 as amended by the House and the bill passed the House by the following vote: Yeas, 82; nays, 9; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clarke (George W.), Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—82.

Those voting nay were: Representatives Clark (Newman H.), Clocksin, Conner, Humiston, Jueling, Kopet, Newschwander, Reese, Swayze—9.

Those absent or not voting were: Representatives Backstrom, Copeland, Harris, Kiskaddon, Mahaffey, May, Sawyer, Spanton—8.

Senate Bill No. 261 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. McDougall, the House adjourned until 11:00 a.m., Friday, April 21, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FORTY-THIRD DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, April 21, 1967.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll and all members were present except Representatives Brouillet, Harris, Hubbard, and Newschwander.

Representatives Brouillet, Harris, and Hubbard were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Arthur I. Anderson of the Gloria Dei Lutheran Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 20, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 475, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 20, 1967.

Mr. Speaker:

The Senate has passed: House Bill No. 9; and

House Bill No. 404; and

Substitute House Bill No. 572; and

House Bill No. 619; and

House Bill No. 630; and

House Bill No. 960, and the same are herewith transmitted.

Ward Bowden, Secretary,

Senate Chamber, Olympia, Wash., April 20, 1967.

Mr. Speaker:

The Senate has adopted: House Concurrent Resolution No. 41, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 20, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 294; and

Senate Bill No. 338; and

Senate Bill No. 507; and

Substitute Senate Bill No. 604; and

Senate Bill No. 638, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 20, 1967.

Mr. Speaker:

The President has signed: Reengrossed House Bill No. 261; and

Substitute House Bill No. 532, and the same are herewith transmitted.

Ward Bowden, Secretary,

Senate Chamber, Olympia, Wash., April 20, 1967.

Mr. Speaker:

The President has signed: House Bill No. 498; and

House Concurrent Resolution No. 46, and the same are herewith transmitted.

Ward Bowden, Secretary.

MESSAGES FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 19, 1967.

To The Honorable, The House of Representatives of the State of Washington.

Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 60:

Amending and adding to the marine recreation land act of 1964.

House Bill No. 65:

Interest earned by trust moneys in the resource management to be apportioned according to its source.

House Bill No. 72:

Authorizes development and acquisition of outdoor recreation areas by department of natural resources.

House Bill No. 860:

Describing and depicting the seal of the state of Washington.

House Bill No. 913:

Permitting prepayment of property tax to cities.

House Bill No. 920:

Permitting prepayment of taxes and assessments to counties.

Substitute House Bill No. 936:

Providing permissible resources for those receiving disability assistance.

House Bill No. 966:

Defining air pollution with respect to pollution control purposes.

Very truly yours,

Raymond W. Haman,

Legal Counsel to the Governor.

State of Washington, Office of the Governor, Olympia, April 19, 1967.

To The Honorable, The House of Representatives of the State of Washington.

Ladies and Gentlemen:

I am returning herewith, without my approval as to one item, House Bill 304 entitled:

"An Act relating to mental retardation and mental health."

This bill is the final part of a package which I introduced to create a basis for development of a progressive community mental health and retardation program in the state. House Bill 304 contains provisions making available to local government a source of funds with which to develop these programs.

Section 14 amends RCW 70.32.080. The same statute was substantially changed in House Bill 476. The only amendment to that statute in House Bill 304 is in a portion of the statute which was deleted by the earlier bill. Therefore, if the language as contained in House Bill 476 is allowed to remain, the amendment contained in House Bill 304 is not necessary. Because I believe it was the intention of the legislature that the substantive changes in House Bill 476 not be altered by House Bill 304, I have vetoed Section 14. The remainder of the bill is approved.

Respectfully submitted,
DANIEL J. EVANS,
Governor.

MOTION

On motion of Mr. Gorton, House Bill No. 304 with the Governor's partial veto message was referred to Committee on Rules and Administration.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 9; also

House Bill No. 404; also

House Bill No. 483; also

Substitute House Bill No. 572; also

House Bill No. 619; also

House Bill No. 630; also

House Bill No. 960; also

House Concurrent Resolution No. 41; also

Senate Bill No. 294; also

Senate Bill No. 338; also

Senate Bill No. 507: also

Substitute Senate Bill No. 604; also

Senate Bill No. 638.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 20, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 67 with the following amendments:

In line 3 of the title, after the semicolon and before "and" insert "amending section 3, chapter 107, Laws of 1959 as amended by section 2, chapter 182, Laws of 1961 and RCW 16.65.030;"

On page 1, line 4, after "RCW" and before the period insert "; and adding a new section to chapter 54, Laws of 1959 and chapter 16.57 RCW"

On page 4, following section 4, add a section as follows:

"Sec. 5. Section 3, chapter 107, Laws of 1959 as amended by section 2, chapter 182, Laws of 1961 and RCW 16.65.030 are each amended to read as follows:

On and after the effective date of this chapter no person shall operate a public livestock market without first having obtained a license from the director. Application for such license or renewal thereof shall be in writing on forms prescribed by the director, and shall include the following:

- A legal description of the property upon which the public livestock market shall be located.
- (2) A complete description and blueprints or plans of the public livestock market physical plant, yards, pens and all facilities the applicant proposes to use in the operation of such public livestock market.
 - (3) A detailed statement showing all the assets and liabilities of the applicant.
- (4) The schedule of rates and charges the applicant proposes to impose on the owners of livestock for services rendered in the operation of such livestock market.
- (5) The weekly or monthly sales day or days on which the applicant proposes to operate his public livestock market sales.
- (6) Projected source and quantity of livestock, by county, anticipated to be handled.
 - (7) Projected income and expense statements for the first year's operation.
- (8) Facts upon which are based the conclusion that the trade area and the livestock industry will benefit because of the proposed market.
 - (9) Such other information as the director may reasonably require.

In determining whether or not an original application for a license shall be granted or denied the director shall give reasonable consideration to:

- (1) Benefits to the livestock industry to be derived from the establishment and operation of the public livestock market proposed in the application.
- (2) The present market services elsewhere available to the trade area proposed to be served.

Such application shall be accompanied by a license fee of one hundred dollars. Any applicant operating more than one public livestock market shall make a separate application for a license to operate each such public livestock market, and each such application shall be accompanied by a license fee of one hundred dollars. Upon the approval of the application by the director and compliance with the provisions of this chapter, the applicant shall be issued a license or renewal thereof. Any license issued under the provisions of this chapter shall only be valid at location and for the sales day or days for which the license was issued."

On page 4, following the amendment by Senators Hallauer, McMillan and Woodall adding a new section 5, add the following:

"Sec. 6. Section 29, chapter 54, Laws of 1959 and RCW 16.57.290 are each amended to read as follows:

"All unbranded cattle [, horses, mules and burros] and those bearing brands not recorded, in the current edition of this state's brand book, which are not accompanied by a certificate of permit, and those bearing brands recorded, in the current edition of this state's brand book, which are not accompanied by a certificate of permit signed by the owner of the brand when presented for inspection, are hereby declared estrays, unless other satisfactory proof of ownership is presented showing the person presenting them to be lawfully in possession. Such estrays shall be sold by the director or his representative who shall give the purchasers a bill of sale therefor.", and the same is herewith transmitted.

Ward Bowden, Secretary.

On motion of Mr. Newhouse, the House concurred in the Senate amendments to Engrossed House Bill No. 67.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 67 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 67 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those absent or not voting were: Representatives Harris, Hubbard, Litchman, McCaffree, Newschwander—5.

Engrossed House Bill No. 67 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 20, 1967.

Mr. Speaker:

The Senate has passed Reengrossed Substitute House Bill No. 99 with the following amendments:

On page 4, section 4, line 11 of the reengrossed bill, after "thereof." add a new sentence as follows: "The provisions of this section shall not apply to food processing plants or food processors subject to and being inspected by the federal Department of Health, Education and Welfare."

On page 7 of the reengrossed bill, strike all of NEW SECTION. Sec. 20., and the same is herewith transmitted.

Ward Bowden, Secretary.

Mr. Newhouse moved the House concur in the Senate amendments to Reengrossed Substitute House Bill No. 99.

Representative Newhouse spoke in favor of the motion.

YIELDING TO QUESTION

At the request of Mr. Moon, Mr. Newhouse yielded to question.

Mr. Moon:

"Representative Newhouse, did I understand you to say that this eliminated the licensing of those plants already being inspected?"

Mr. Newhouse:

"You will recall, Representative Moon, that in our committee we eliminated the inspection of plants already being inspected by an agency of the federal government. This amendment by Senator Hallauer also eliminates the licensing of those plants."

Representative Moon spoke against the motion by Representative Newhouse that the House concur in the Senate amendments to Reengrossed Substitute House Bill No. 99, and Representative Newhouse spoke in favor of the motion.

YIELDING TO QUESTION

At the request of Mr. McDougall, Mr. Newhouse yielded to question.

Mr. McDougall:

"Mr. Newhouse, what are we talking about as far as amount of licensing fees?"

Mr. Newhouse:

"Mr. McDougall, I must confess that I don't know offhand. The license is rather nominal, as I recall. Mr. Morrison just informed me that it is ten dollars."

Further debate ensued, Representative McDougall speaking in favor of the motion and Representative Moon speaking against it.

The Speaker declared the question before the House to be the motion by Mr. Newhouse that the House concur in the Senate amendments to Reengrossed Substitute House Bill No. 99.

Mr. Moon demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion by Mr. Newhouse that the House concur in the Senate amendments to Reengrossed Substitute House Bill No. 99, and the motion was carried by the following vote: Yeas, 62; nays, 28; absent or not voting, 9.

Those voting yea were: Representatives Adams, Amen, Avey, Barden, Beck, Berentson, Bledsoe, Bluechel, Brazier, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton,

Haussler, Hawley, Hill, Hoggins, Holman, Humiston, Hurley, Jueling, Kalich, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lynch, Mahaffey, McDougall, McGavick, Morrison, Murray, Newhouse, O'Dell, Reese, Richardson, Rosellini, Saling, Smythe, Spanton, Swayze, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—62.

Those voting nay were: Representatives Anderson, Backstrom, Bagnariol, Bottiger, Bozarth, Chatalas, Conner, Day, Gallagher, Grant, Heavey, Jastad, Johnson, Jolly, King, Kink, Lux, Marsh, May, Merrill, Moon, O'Brien, Perry, Sawyer, Sheridan, Smith, Sprague, Taylor—28.

Those absent or not voting were: Representatives Brouillet, Harris, Hubbard, Litchman, Marzano, McCaffree, McCormick, Newschwander, Whetzel—9.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Reengrossed Substitute House Bill No. 99 as amended by the Senate.

The Clerk called the roll on the final passage of Reengrossed Substitute House Bill No. 99 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, De-Jarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those absent or not voting were: Representatives Brouillet, Harris, Hubbard, Litchman, Newschwander—5.

Reengrossed Substitute House Bill No. 99 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 20, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 182 with the following amendments:

On page 1, section 2, line 11, strike "duplicating and printing" and insert "and problem solving"

On page 2, section 3, subsection (8), beginning on line 16, strike all of subsection (8) down through "process." on line 17.

On page 2, section 3, line 19, after "through" and before "of" strike "(8)" and insert "(7)"

On page 3, section 6, line 9 of the printed bill, being lines 13 and 14 of the engrossed bill, after "record keeping," and before "by the utilization" strike "duplicating and printing" and insert "and micro-copy"

On page 3, section 6, lines 10 and 11 of the printed bill, being lines 14 and 15 of the engrossed bill, after "data processing" and before the period strike ", copy, micro-copy, printing and duplicating equipment" and insert "and micro-copy equipment", and the same is herewith transmitted.

Ward Bowden, Secretary.

On motion of Mr. Humiston, the House concurred in the Senate amendment to Engrossed House Bill No. 182.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 182 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 182 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those absent or not voting were: Representatives Berentson, Brouillet, Harris, Hubbard, Litchman, Newschwander, Sawyer—7.

Engrossed House Bill No. 182 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 20, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 222 with the following amendments:

On page 1, line 4 of the title, after "projects" and before the period insert "; authorizing the appointment of a county-wide advisory committee; amending section 7, chapter 153, Laws of 1961 and RCW 86.15.070; authorizing the fixing and disposition of rates and charges for services; authorizing financing by issuance of revenue bonds; and adding new sections to chapter 86.15 RCW "

On page 2, following section 5 of the printed and engrossed bill, add three new sections as follows:

"Sec. 6. Section 7, chapter 153, Laws of 1961 and RCW 86.15.070 are each amended to read as follows:

The board may appoint a county-wide advisory committee, which shall consist of not more than fifteen members. [and] The board also may appoint an advisory committee for any zone or combination of two or more zones which committees shall consist of not more than five members. Members of [the] an advisory committee [or committees] shall serve without pay [but may receive their reasonable expense] and shall serve at the pleasure of the board.

NEW SECTION. Sec. 7. There is added to chapter 153, Laws of 1961 and to chapter 86.15 RCW, a new section to read as follows:

The board may provide by resolution for revenues by fixing rates and charges for the furnishing of service to those served or receiving benefits from a flood control improvement: *Provided*, That the service charge shall be uniform for the same class of benefits or service. In classifying services furnished or benefits received the board may in its discretion consider the character and use of land and its water runoff characteristics and any other matters which present a reasonable difference as a ground for distinction. Service charges shall be applicable to a zone or participating zones. The disposition of all revenue from service charges shall be in accordance with RCW 86.15.130.

NEW SECTION. Sec. 8. There is added to chapter 153, Laws of 1961 and to chapter 86.15 RCW, a new section to read as follows:

The board may authorize the issuance of revenue bonds to finance any flood control improvement. Such bonds may be issued by the board in the same manner as prescribed in RCW 36.67.510 through 36.67.570 pertaining to counties. Such bonds shall be issued on behalf of the zone or participating zones when the improvement has by the resolution, provided in RCW 86.15.110, been found to be of benefit to a zone or participating zones.

Each revenue bond shall state on its face that it is payable from a special fund, naming such fund and the resolution creating the fund.

Revenue bond principal, interest, and all other related necessary expenses shall be payable only out of the appropriate special fund.

A zone or participating zones shall have a lien for delinquent service charges, including interest thereon, against the premises benefited by a flood control improvement, which lien shall be superior to all other liens and encumbrances except general taxes and local and special assessments. Such lien shall be effective and shall be enforced and foreclosed in the same manner as provided for sewerage liens of cities and towns by RCW 35.67.200 through 35.67.290.", and the same is herewith transmitted.

Ward Bowden, Secretary.

Mr. Garrett moved the House concur in the Senate amendments to Engrossed House Bill No. 222.

MOTION

On motion of Mr. Lewis, the House deferred further consideration of Engrossed House Bill No. 222 until after consideration of House Bill No. 686.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 20, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 496 with the following amendments:

On page 3, section 35A.01.020, beginning on line 18, strike all of the material down to and including "signatures." on line 30.

Renumber the remaining subsections consecutively.

On page 7, section 35A.02.025, line 11 after "than", strike "twenty" and insert "ten". On page 8, section 35A.02.035, line 16 after "than" and before "percent" strike "twenty" and insert "ten".

On page 9, section 35A.02.060, line 22 after "than" and before "percent" strike "twenty" and insert "ten".

On page 14, section 35A.03.020, line 1 after "to" and before "percent" strike "twenty" and insert "ten".

On page 19, section 35A.04.030, line 32 after "to" and before "percent" strike "twenty" and insert "ten".

On page 28, section 35A.05.040, line 9 after "than" and before "percent" strike "twenty" and insert "ten".

On page 35, section 35A.06.040, line 18 after "than" and before "percent" strike "twenty" and insert "ten".

On page 38, section 35A.07.025, line 25 after "than" strike "twenty" and insert "ten". On page 39, section 35A.07.035, line 18 after "than" strike "twenty" and insert "ten".

On page 40, section 35A.07.050, line 3 after "than" and before "percent" strike "twenty" and insert "ten".

On page 42, section 35A.08.030, line 8 after "than" and before "percent" strike "twenty" and insert "ten".

On page 48, section 35A.09.020, line 4 after "least" and before "percent" strike "twenty" and insert "ten".

On page 48, section 35A.09.030, line 20 after "to" and before "percent" strike "twenty" and insert "ten".

On page 51, section 35A.10.030, line 5 before "percent" strike "twenty" and insert "ten".

On page 74, section 35A.14.020, line 6 after "to" and before "percent" strike "twenty" and insert "ten".

On page 91, section 35A.14.299, line 28 before "percent" strike "twenty" and insert "ten".

On page 103, section 35A.16.010, line 2 after "than" strike "twenty" and insert "ten". On page 119, section 35A.31.010, line 23 of the printed bill, being line 21 of the engrossed bill, after "VERIFICATION." strike all the material down to and including the period on page 120, line 12 of the printed bill, being line 6 of the engrossed bill, and insert: "Claims for damages sounding in tort against any code city shall be presented and filed within the time, in the manner and by the person prescribed in section 4 of chapter 164, Laws of 1967.

NEW SECTION. Sec. 35A.31.020. LIBERAL CONSTRUCTION. With respect to the content of such claims the provisions of section 4, chapter 164, Laws of 1967 shall be liberally construed so that substantial compliance will be deemed satisfactory."

On page 120, section 35A.31.040, strike all of the material on lines 29 through 32 of the printed bill, being lines 22 through 25 of the engrossed bill., and the same is herewith transmitted.

Ward Bowden, Secretary.

Mr. Humiston moved the House concur in the Senate amendments to Engrossed House Bill No. 496.

Representatives Humiston, Heavey, Charette, and Brazier spoke in favor of the motion to concur in the Senate amendments to Engrossed House Bill No. 496.

The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 496 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 496 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, De-Jarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those absent or not voting were: Representatives Brouillet, Harris, Hubbard, Litchman, Newschwander, Sawyer, Spanton—7.

Engrossed House Bill No. 496 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 20, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 517 with the following amendment:

On page 1, line 10 of the title, after "210" insert "; and declaring an emergency", and the same is herewith transmitted.

Ward Bowden, Secretary.

On motion of Mr. McGavick, the House concurred in the Senate amendment to Engrossed House Bill No. 517.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 517 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 517 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, De-Jarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those absent or not voting were: Representatives Brouillet, Harris, Hoggins, Hubbard, Litchman, Newschwander, Spanton—7.

Engrossed House Bill No. 517 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 19, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 595 with the following amendments:

On page 1, line 7 of the title of the printed and engrossed bills, after the semicolon and before "amending" insert "prescribing vehicle fees;"

On page 1, line 25 of the title of the printed and engrossed bills, after the semicolon and before "declaring" insert "amending section 46.16.070, chapter 12, Laws of 1961 as last amended by section 11, chapter 7, Laws of 1961 extraordinary session and RCW 46.16.070; adding two new sections to chapter 12, Laws of 1961 and to chapter 46.16 RCW; amending section 46.16.040, chapter 12, Laws of 1961 and RCW 46.16.040; repealing section 46.16.072, chapter 12, Laws of 1961 as last amended by section 33, chapter 21, Laws of 1961 extraordinary session and RCW 46.16.072; repealing section 46.16.074, chapter 12, Laws of 1961 as last amended by section 3, chapter 137, Laws of 1965 and RCW 46.16.075; repealing section 46.16.110, chapter 12, Laws of 1961 and RCW 46.16.110; repealing section 46.16.120, chapter 12, Laws of 1961 as last amended by section 14, chapter 7, Laws of 1961 extraordinary session and RCW 46.16.120;"

On page 2, section 2, line 14 of the printed bill, being line 13 of the engrossed bill, after "nine" and before "cents" strike "and one-half"

On page 3, section 2, line 3 of the printed bill, being line 1 of the engrossed bill, after "nine" and before "cents" strike "and one-half"

On page 3, section 2, subsection (2), after "(2)" on line 9 of the printed bill, being line 7 of the engrossed bill, and before "of one" strike "Three-quarters" and insert "Five-eighths"

On page 3, section 2, subsection (3), line 11 of the printed bill, being line 9 of the engrossed bill, after "(3)" and before "of one" strike "Three-quarters" and insert "Five-eighths"

On page 3, section 2, line 21 of the printed bill, being line 18 of the engrossed bill, after "amendatory act" strike all the material down to and including "town" on line 22 of the engrossed bill, being line 25 of the printed bill and insert "[shall be matched twenty-five percent by such city or town and seventy-five percent from the proceeds of such one-half cent of additional tax: And Provided Further, That the proceeds of such one-half cent of additional tax and the matching funds provided by such city or town!"

On page 4, section 3, line 10 of the printed bill, being line 7 of the engrossed bill, after "nine" and before "cents" strike "and one-half"

On page 5, section 4, line 2 of the printed bill, being page 4, section 4, line 31 of the engrossed bill, after "nine" and before "cents" strike "and one-half"

On page 6, section 6, line 10 of the printed bill, being line 3 of the engrossed bill, after "nine" and before "cents" strike "and one-half"

On page 8, section 9, line 3 of the printed bill, and the engrossed bill, after "proceeds of" and before "of one" strike "three-quarters" and insert "five-eighths"

On page 11 of the printed bill, strike the two House committee amendments to section 18, lines 27 and 28, thus restoring subsection (7) as set forth in the printed bill.

On page 18, line 30 of the printed and engrossed bills, strike all of section 34, beginning on line 30 on page 18, down to and including line 3 on page 19, and renumber the remaining sections accordingly.

On page 28 of the printed and engrossed bills, following section 55, add six new sections and renumber the remaining sections consecutively.

Sec. 56. Section 46.16.070, chapter 12, Laws of 1961 as amended by section 11, chapter 7, Laws of 1961 extraordinary session and RCW 46.16.070 are each amended to read as follows:

[In addition to other fees for the licensing of vehicles there shall be paid and collected annually for each motor truck and truck tractor based upon the maximum gross weight thereof as set by the licensee in his application, or otherwise, the following fees: Provided, However, That all trucks or truck tractors shall be licensed for not less than one hundred fifty percent of its empty weight unless such an amount would be in excess of the legal limits prescribed for such a vehicle in RCW 46.44.040 in which event the vehicle shall be licensed for the maximum gross load specified for such a vehicle in RCW 46.44.040.

Up to 4,000) lbs
4,000 lbs. or more and less than 6,000	lbs\$10.00
6,000 lbs. or more and less than 8,000	lbs \$17.50
8,000 lbs. or more and less than 10,000	lbs \$22.50
10,000 lbs. or more and less than 12,000	lbs\$29.50
12,000 lbs. or more and less than 14,000	lbs\$36.50
14,000 lbs. or more and less than 16,000	lbs\$43.50
16,000 lbs. or more and less than 18,000	lbs \$62.50
18,000 lbs. or more and less than 20,000	lbs \$85.00
20,000 lbs. or more and less than 22,000	lbs\$110.00
22,000 lbs. or more and less than 24,000	lbs\$145.00
24,000 lbs. or more and less than 26,000	lbs\$180.00
26,000 lbs. or more and less than 28,000	lbs\$220.00
28,000 lbs. or more and less than 30,000	lbs\$260.00
30,000 lbs. or more and less than 32,000	lbs\$305.00
32,000 lbs. or more and less than 34,000	lbs\$340.00
34,000 lbs. or more and less than 36,000	lbs\$395.00]
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In addition to other fees for the licensing of vehicles there shall be paid and collected annually for each motor truck, truck tractor, and auto stage or for hire vehicle with seating capacity of six or more, based upon the maximum gross weight

thereof, the following gross weight fees as indicated in column A: Provided, However, That in the case of each motor truck or truck tractor which is propelled by steam, electricity, natural gas, diesel oil, butane or propane, the fee shall be as provided in column B:

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4.000				1			lbs\$		\$ 5.60
		more				•	lbs	10.00	11.25
							lbs	17.50	19.70
							lbs	22.50	25.30
							lbs	29.50	33.20
							lbs	36.50	41.10
							lbs	43.50	49.00
							lbs	73.00	82.10
							lbs	80.00	90.00
2 0,000	or	more	and	less	than	22,000	lbs	88.00	99.00
22 ,000	or	more	and	less	than	24,000	lbs	95.00	107.00
24 ,000	or	more	and	less	than	26,000	lbs	102.00	114.75
26,000	or	more	and	less	than	28,000	lbs	122.00	137.25
28,000	or	more	and	less	than	30,000	lbs	140.00	157.50
30,000	or	тоте	and	less	than	32,000	lbs	170.50	191.80
32,000	or	more	and	less	than	34.000	lbs	181.50	204.20
							lbs		222.75
							lbs		245.80
-							lbs		272.80
							lbs		283.50
-						-	lbs		294.20
						•	lbs		315.55
							lbs		327.40
-						-	lbs		351.55
-						-	lbs		370.70
							lbs		397.70
							lbs		425.25
							lbs		446.65
							lbs		469.70
							lbs		500.65
							lbs		512.45
•						•	lbs		568.70
									593.45
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PTONIC	100	HOW	$\nu m \rho r$	1'n/	1 <i>T D</i> 114	erii me	tor truck shall be licensed for	TLOT LESS	инин опе

Provided, However, That every motor truck shall be licensed for not less than one hundred fifty percent of its empty weight unless such an amount would be in excess of the legal limits prescribed for such a vehicle in RCW 46.44.040 in which event the vehicle shall be licensed for the maximum gross load specified for such a vehicle.

NEW SECTION. Sec. 57. There is added to chapter 12, Laws of 1961 and to chapter 46.16 RCW a new section to read as follows:

The maximum gross weight in the case of any motor truck or truck tractor shall be the scale weight of the motor truck or truck tractor, plus the scale weight of any trailer, semitrailer or pole trailer to be towed thereby, to which shall be added the maximum load to be carried thereon or towed thereby as set by the licensee in his application or otherwise.

The maximum gross weight in the case of any auto stage and for hire vehicle, except taxicabs, with seating capacity over six, shall be the scale weight of each auto stage and for hire vehicle plus an average load factor of fifty percent of the seating capacity computed at one hundred and fifty pounds per seat.

NEW SECTION. Sec. 58. There is added to chapter 12, Laws of 1961 and to chapter 46.16 RCW a new section to read as follows:

In addition to other fees for the licensing of vehicles, there shall be paid and collected annually, for each auto stage and for hire vehicle, except taxicabs, with a seating capacity of six or less the sum of fifteen dollars.

Sec. 59. Section 46.16.040, chapter 12, Laws of 1961 and RCW 46.16.040 are each amended to read as follows:

Application for original vehicle license shall be made on form furnished for the purpose by the director of licenses. Such application shall be made by the owner of

the vehicle or his duly authorized agent over the signature of such owner or agent, and he shall certify that the statements therein are true to the best of his knowledge. The application must show:

- (1) Name and address of the owner of the vehicle;
- (2) Trade name of the vehicle, model, year, type of body, the motor number or identification number thereof if such vehicle be a motor vehicle, or the serial number thereof if such vehicle be a trailer:
 - (3) The power to be used—whether electric, steam, gas or other power;
- (4) The purpose for which said vehicle is to be used and the nature of the license required;
- (5) The maximum gross license for such vehicle which in case of for hire vehicles and auto stages shall be the maximum adult seating capacity thereof, exclusive of the operator, and in cases of motor trucks, truck tractors, trailers and semitrailers shall be the unladen weight of such vehicle to which shall be added the maximum gross load to be carried thereon or towed thereby, as the case may be, as set by the applicant, which maximum gross license shall in no event be less than the unladen weight thereof or more than the legal limit for such vehicle as allowed by law;
- (6) The weight of such vehicle, if it be a motor truck or trailer, which shall be the shipping weight thereof as given by the manufacturer thereof unless another weight is shown by weight slip verified by a certified weighmaster, which slip shall be attached to the original application;
- (7) Such other information as shall be required upon such application by the director of licenses.

Sec. 60. Section 46.16.125, chapter 12, Laws of 1961 and RCW 46.16.125 are each amended to read as follows:

In addition to the fees required by RCW 46.16. [120] 070, operators of auto stages with seating capacity over six shall pay quarterly, at the time they file gross earning returns with the public service commission, the sum of fifteen cents for each one hundred vehicle miles operated by each auto stage over the public highways of this state: *Provided*, That in the case of each auto stage propelled by steam, electricity, natural gas, diesel oil, butane or propane, the payment required hereunder shall be twenty cents per one hundred miles of such operation. The commission shall transmit all such sums so collected to the state treasurer, who shall deposit the same in the motor vehicle fund. Any person failing to make any payment required by this section shall be subject to a penalty of one hundred percent of the payment due hereunder, in addition to any penalty provided for failure to submit a quarterly report. Any penalties so collected shall be credited to the public service revolving fund.

NEW SECTION. Sec. 61. Section 46.16.072, chapter 12, Laws of 1961 as last amended by section 33, chapter 21, Laws of 1961 extraordinary session and RCW 46.16.072; section 46.16.074, chapter 12, Laws of 1961 as last amended by section 3, chapter 137, Laws of 1965 and RCW 46.16.075; section 46.16.110, chapter 12, Laws of 1961 and RCW 46.16.110; and section 46.16.120, chapter 12, Laws of 1961 as last amended by section 14, chapter 7, Laws of 1961 extraordinary session and RCW 46.16.120 are each repealed.

On page 28 of the printed and engrossed bills, strike all of section 57, renumbered "Sec. 62" and add a new section as follows:

"NEW SECTION. Sec. 62. This 1967 amendatory act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions and sections 1 through 55 and section 56, renumbered "Sec. 62", shall take effect on the first day of the month following the approval of this act by the governor; sections 56 through 61 shall take effect on July 1, 1967 with respect to fees paid on or after July 1, 1967. Fees paid pursuant to RCW 46.16.070, 46.16.072, 46.16.075 or 46.16.120 prior to July 1, 1967 shall not be affected by this act."

On page 28, beginning on line 13 of the printed and engrossed bills after section 57 add a new section to read as follows:

"NEW SECTION. Sec. 63. All funds heretofore accumulated and undistributed to any city and town by reason of the matching requirements of the 1961 amendatory provisions in RCW 82.36.020 and 82.40.290 shall be immediately disbursed and released for use in accordance with the 1967 amendatory provisions of RCW 82.36.020 and 82.40.290.

This section is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions and shall take effect immediately.", and the same is herewith transmitted.

Ward Bowden, Secretary.

Mr. Leland moved the House concur in the Senate amendments to Engrossed House Bill No. 595.

Debate ensued, Representative Leland speaking in favor of the motion and Representative Marsh speaking against it.

MOTION

Mr. Lewis:

"I move the question be divided and that we vote separately on the Senate amendments adding the new sections 56 and 57 of the bill."

The motion was lost.

The Speaker declared the question before the House to be the motion by Mr. Leland that the House do concur in the Senate amendments to Engrossed House Bill No. 595.

The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 595 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 595 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 64; nays, 26; absent or not voting, 9.

Those voting yea were: Representatives Adams, Amen, Backstrom, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Cunningham, DeJarnatt, Elicker, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Jolly, Jueling, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Lynch, Mahaffey, Marzano, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Rosellini, Sawyer, Sheridan, Smith, Spanton, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—64.

Those voting nay were: Representatives Anderson, Avey, Bagnariol, Chatalas, Clocksin, Conner, Day, Farr, Flanagan, Gladder, Hurley, Jastad, Johnson, King, Kink, Kopet, Marsh, May, McCormick, Merrill, Moon, Saling, Smythe, Sprague, Taylor, Zimmerman—26.

Those absent or not voting were: Representatives Brouillet, Copeland, Harris, Hubbard, Kalich, Litchman, Lux, Newschwander, Richardson—9.

Engrossed House Bill No. 595 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATIONS OF VOTE

Engrossed House Bill No. 595 as amended by the Senate establishes a bad precedent in setting truck weight fees as embodied in sections 56 and 57.

The legislature has had no opportunity to study the Highway Cost Allocation Study and evaluate its conclusions. The House Transportation Committee wisely decided to not act upon this report pending a two-year review of the modifications proposed. The Senate reduced truck fees for all trucks in excess of 18,000 lbs. weight without defensible supporting data.

The cost allocation study was based entirely upon an incremental cost theory, considering only the extra thickness of pavement required by truck loadings, and the extra strength needed in bridges for such loadings.

This study totally ignored the extra costs of highway construction by virtue of reduced grades required for truck operation necessitating much greater cut and fill sections and wider right of way acquisition; greater turning radii required for trucks; reduced highway capacity resulting from truck traffic; the nuisance value of trucks by virtue of noise and extra hazard to automobile drivers.

While opposing strongly the unilateral and unfounded relief provided to truckers, at the expense of all other citizens of the state, we voted for Engrossed House Bill No. 595 because of the overriding need to provide relief for the highway and street needs of the urban areas of the state.

Brian J. Lewis, 41st District. David G. Sprague, 37th District.

I voted in error on Engrossed House Bill No. 595 as amended by the Senate. I desire to change my "yea" vote to a "nay" vote.

I was away from my seat when the vote was called and did not realize we were voting on final passage.

Robert W. O'Dell, 17th District.

My vote on final passage of Engrossed House Bill No. 595 as amended by the Senate was recorded "yes" by error. The vote on final passage should have been "no." Edward Heavey, 31st District.

My vote on Engrossed House Bill No. 595 as amended by the Senate is "yea."

Hugh "Bud" Kalich,

20th District.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 20, 1967.

Mr. Speaker:

The Senate has passed House Bill No. 686 with the following amendments:

On page 2, section 2, line 3, after "sum of" and before "million" strike "fifty" and insert "thirty"

On page 3, section 7, line 15, after "state" and before the period insert "as the legislature may direct by appropriation", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, further consideration of House Bill No. 686 was deferred and the bill was ordered placed on the fifth order of business for Monday.

SENATE AMENDMENTS TO HOUSE BILL

The House resumed consideration of Engrossed House Bill No. 222 as amended by the Senate. (See p. 2111 for Senate message and amendments.)

The Speaker declared the question before the House to be the motion by Mr. Garrett that the House concur in the Senate amendments to Engrossed House Bill No. 222.

The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 222 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 222 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those absent or not voting were: Representatives Brouillet, Copeland, Harris, Hubbard, Litchman, Newschwander, Swayze—7.

Engrossed House Bill No. 222 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 18, 1967.

Mr. Speaker:

The Senate adheres to its position regarding the House amendment to Engrossed Senate Bill No. 419 and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Hallauer, Greive, and Redmon, and said bill together with the House amendment thereto are herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House granted the request of the Senate for a conference on Engrossed Senate Bill No. 419.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed Senate Bill No. 419, Representatives O'Brien, McGavick, and Hoggins.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Concurrent Resolution No. 50, by Representatives O'Brien and Clark (Newman H.):

Endorsing American Heritage program.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 50 was advanced to second reading and read the second time.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 50 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representatives O'Brien and Clark (Newman H.) spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 50, and the resolution passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Brazier, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, O'Brien, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—85.

Those absent or not voting were: Representatives Berentson, Bozarth, Brouillet, Chatalas, Harris, Hubbard, King, Kink, Litchman, McCormick, Newhouse, Newschwander, O'Dell, Taylor—14.

House Concurrent Resolution No. 50, having received the constitutional majority, was declared passed.

House Concurrent Resolution No. 51, by Representatives Lux, O'Brien, Copeland, and Cunningham:

Authorizing creation of commission for constitutional revision.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 51 was advanced to second reading and read the second time.

Mr. McDougall moved that the rules be suspended, House Concurrent Resolution No. 51 be advanced to third reading, the second reading considered the third, and the resolution be placed on final passage.

Mrs. Hurley demanded an electric roll call and the demand was sustained. Representative Cunningham spoke in favor of the motion.

The Clerk called the roll on the motion to advance House Concurrent Resolution No. 51 to third reading and final passage, and the motion was carried by the following vote: Yeas,77; nays, 8; absent or not voting, 14.

Those voting yea were: Representatives Amen, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Cunningham, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Heavey, Hill, Holman, Humiston, Jastad, Johnson, Jolly, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—77.

Those voting nay were: Representatives Adams, Day, Flanagan, Hawley, Hurley, Jueling, May, Spanton—8.

'Those absent or not voting were: Representatives Anderson, Avey, Bozarth, Brouillet, Ceccarelli, Copeland, Harris, Hoggins, Hubbard, Kink, Litchman, McCormick, Newschwander, Swayze—14.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 51, and the resolution passed the House by the following vote: Yeas, 77; nays, 12; absent or not voting, 10.

Those voting yea were: Representatives Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clocksin, Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Heavey, Hill, Hoggins, Holman, Humiston, Jastad, Johnson, Jolly, Kalich, King, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Rosellini, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—77.

Those voting nay were: Representatives Adams, Amen, Avey, Clarke (George W.), Day, Flanagan, Gladder, Hurley, Jueling, Kopet, May, Spanton—12.

Those absent or not voting were: Representatives Brouillet, Harris, Haussler, Hawley, Hubbard, Kink, Litchman, McCormick, Newschwander, Swayze—10.

House Concurrent Resolution No. 51, having received the constitutional majority, was declared passed.

FIRST READING OF SENATE BILLS IN THE HOUSE

The following was read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 475, by Senators Keefe, Gissberg, Sandison, Dore, Peterson (Lowell), Faulk, Uhlman, and Henry:

Providing for financial assistance to students attending post-secondary schools.

Mr. Day moved the rules be suspended, Engrossed Senate Bill No. 475 be advanced to second reading and read the second time.

Representative Day spoke in favor of the motion.

Mr. Bledsoe demanded an electric roll call and the demand was sustained. Representative Lynch spoke in opposition to the motion.

The Clerk called the roll on the motion to advance Engrossed Senate Bill No. 475 to second reading and the motion was lost by the following vote: Yeas, 34; nays, 56; absent or not voting, 9.

Those voting yea were: Representatives Bagnariol, Beck, Bozarth, Ceccarelli, Chatalas, Conner, Day, Elicker, Flanagan, Gallagher, Grant, Heavey, Hill, Holman, Hurley, Jueling, Kalich, Kink, Leckenby, Marsh, Marzano, May, McCormick, McGavick, Merrill, O'Brien, Perry, Rosellini, Sheridan, Smith, Sprague, Taylor, Walgren, Zimmerman—34.

Those voting nay were: Representatives Adams, Amen, Anderson, Avey, Barden, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, DeJarnatt, Farr, Garrett, Gladder, Goldsworthy, Gorton, Haussler, Hawley, Humiston, Jastad, Johnson, Jolly, King, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lux, Lynch, Mahaffey, McCaffree, McDougall, Moon, Morrison, Murray, Newhouse, Newschwander, O'Dell, Reese, Richardson, Saling, Smythe, Spanton, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Mr. Speaker—56.

Those absent or not voting were: Representatives Backstrom, Bottiger, Brouillet, Harris, Hoggins, Hubbard, Litchman, Sawyer, Swayze—9.

Referred to Committee on Higher Education.

MOTION.

Mr. Grant moved that Engrossed Senate Bill No. 475 be rereferred from the Committee on Higher Education to the Committee on Revenue and Taxation.

MOTION

On motion of Mr. Gorton, Mr. Grant's motion was laid on the table.

REPORT OF CONFERENCE COMMITTEE

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 462, removing certain tidelands at Cattle Point from those formerly reserved for recreational use and taking of shellfish for personal use, have had the same under consideration, and we are unable to agree and ask for powers of Free Conference.

Senate Members:

William A. Gissberg
Lowell Peterson
Harry B. Lewis

House Members:

Stewart Bledsoe
Leonard A. Sawyer
Duane L. Berentson

Olympia, Wash., April 21, 1967.

MOTION

On motion of Mr. Gorton, the report of the Conference Committee on Engrossed Senate Bill No. 462 was adopted and the committee was granted the powers of Free Conference.

RESOLUTIONS

House Resolution No. 67-88, by Representatives Backsfrom and Day:

Whereas, The passage of legislation appropriating \$2,500,000.00 for a computer center and related systems to provide the State with a modern data collection, retrieval and information system is contemplated; and

Whereas, Said data collection, retrieval and information system using computer facilities is of vital concern to the State Legislature in its surveillance over appropriations and its audit of performance by the executive branch; and

Whereas, It is a legislative duty and responsibility to assure the people such data processing systems shall not be used to invade the privacy of citizens of this State; and

Whereas, It is necessary and mandatory that rules for the exchange or mutual use of information collected and stored in computers be established, and existing rules reviewed;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Budget Committee is hereby authorized and directed to study and report to the Legislature periodically on the plans and progress related to computer applications and information systems; and

Be It Further Resolved, That the Legislative Budget Committee shall specifically direct its attention to ascertaining whether the use of such data collection, retrieval and information system is being used for the purposes intended; and

Be It Finally Resolved, That the Legislative Budget Committee shall solicit the cooperation of the Governor and the State Auditor to assure that abuses of such data collection systems will be effectively precluded, and shall submit its findings, conclusions and recommendations for legislation prior to the convening of the Forty-first Legislature.

With the consent of the House, Mr. Backstrom withdrew the resolution.

House Resolution No. 67-89, by Representatives Hurley, Day, May, Marzano, and Kink:

Whereas, Proposed expenditures from the state general fund are increased forty per cent over the general fund appropriation of the current biennium; and,

Whereas, It is common knowledge that state departments in making up their budgets, request monies well over their needs, recognizing that substantial reductions should be made; and,

Whereas, The increased needs in some areas—such as the common school fund—demand responsible economies in others; and,

Whereas, The Legislature is considering enacting further taxes to be paid by the people; and,

Whereas, Actual needs of all state government can be met with budget reductions totaling less than three per cent; and.

Whereas, If the state budget is increased by three per cent in this biennium, the people must spend three per cent less on their own living expenses because this additional amount will be extracted from them through taxes;

Now, Therefore, Be It Resolved, That the budget be taxed instead of the people, and that the free conference committee be instructed to reduce by three per cent the 1967-69 budget, excepting those amounts which are set by statute, thus requiring no new taxes and solving the fiscal problems for this fortieth session of the Legislature.

Mrs. Hurley moved the adoption of the resolution.

Debate ensued, Representatives Hurley and Day speaking in favor of adoption of the resolution, and Representatives Gorton, Adams, and King speaking against its adoption.

Mr. Bledsoe demanded an electric roll call and the demand was sustained. Representative Saling spoke against adoption of the resolution.

MOTION

Mr. Smith moved the resolution be laid on the table.

Mr. Gorton demanded an electric roll call and the demand was sustained. The Clerk called the roll on the motion by Mr. Smith that the resolution be laid on the table, and the motion was carried by the following vote: Yeas, 68; nays, 13; absent or not voting, 18.

Those voting yea were: Representatives Adams, Barden, Beck, Berentson, Bledsoe, Bluechel, Brazier, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Heavey, Hoggins, Holman, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Rosellini, Saling, Sheridan, Smith, Smythe, Sprague, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—68.

Those voting nay were: Representatives Amen, Avey, Backstrom, Bagnariol, Bottiger, Day, Gallagher, Haussler, Hurley, Kopet, Marzano, May, Merrill—13.

Those absent or not voting were: Representatives Anderson, Bozarth, Brouillet, Clocksin, Conner, Copeland, Harris, Hill, Hubbard, Kink, Leckenby, Litchman, McCormick, Moon, Richardson, Sawyer, Spanton, Swayze—18.

SECOND READING OF BILLS

Senate Joint Resolution No. 20, by Senators Ridder, Metcalf, and Gissberg:

Amending Constitution to change voting requirements as to excess levies.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of Senate Joint Resolution No. 20, and the resolution was ordered held for Monday's second reading calendar.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 17, 1967.

Mr. Speaker:

The Senate adheres to its position regarding Engrossed Senate Bill No. 165 and the House amendments thereto and again asks the House for a conference thereon, and said bill together with the House amendments thereto are herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Whetzel, the House granted the request of the Senate for a conference on Engrossed Senate Bill No. 165.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed Senate Bill No. 165, Representatives Whetzel, Lynch, and Sheridan.

MOTION

On motion of Mr. McDougall, the House adjourned until 12:00 noon, Saturday, April 22, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FORTY-FOURTH DAY

NOON SESSION

House of Representatives, Olympia, Wash., Saturday, April 22, 1967.

The Speaker called the House to order at 12:00 noon.

The Clerk called the roll and all members were present except Represent-atives Amen, Avey, Bagnariol, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Clocksin, Conner, Flanagan, Harris, Haussler, Hoggins, Hubbard, Kalich, Kopet, Leland, Mahaffey, McDougall, Merrill, Moon, Morrison, Newhouse, O'Dell, Reese, Richardson, Saling, Smythe, Taylor, Thompson, Veroske, Wolf, and Zimmerman. Representatives Amen, Avey, Bagnariol, Bozarth, Brazier, Clocksin, Conner, Flanagan, Harris, Haussler, Hubbard, Kopet, Leland, McDougall, Merrill, Moon, Morrison, Newhouse, O'Dell, Reese, Richardson, Saling, Smythe, Thompson, Veroske, Wolf, and Zimmerman were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Arthur I. Anderson of the Gloria Dei Lutheran Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Bledsoe, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 22, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate Bill No. 447 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 21, 1967.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Engrossed House Bill No. 133 and the Senate amendments thereto, and the President has appointed as members of the Conference Committee thereon: Senators Talley, Knoblauch, and Canfield.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 21, 1967.

Mr. Speaker:

The Senate has concurred in the House amendment to Senate Bill No. 643 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 21, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Substitute Senate Bill No. 424 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 21, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 325 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber,

Olympia, Wash., April 21, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 462 and has granted said committee the powers of Free Conference.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 21, 1967.

Mr. Speaker:

The Senate has adopted: Senate Concurrent Resolution No. 25, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 21, 1967.

Mr. Speaker:

The Senate has adopted: House Concurrent Resolution No. 49, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 21, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 5; and

Senate Bill No. 254; and

Senate Bill No. 466, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 22, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 325; and

Substitute Senate Bill No. 424; and

Senate Bill No. 643, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 21, 1967.

. . .

Mr. Speaker:

The President has signed: House Bill No. 9; and

House Bill No. 404; and

House Bill No. 483; and

Substitute House Bill No. 572; and

House Bill No. 619; and

House Bill No. 630; and

House Bill No. 960; and

House Concurrent Resolution No. 41, and the same are herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 67; also Substitute House Bill No. 99; also

House Bill No. 182; also

House Bill No. 222; also

House Bill No. 496; also House Bill No. 517; also

House Bill No. 595; also

House Concurrent Resolution No. 49; also

Senate Bill No. 5; also Senate Bill No. 254; also Senate Bill No. 325; also

Substitute Senate Bill No. 424: also

Senate Bill No. 466; also Senate Bill No. 643.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 21, 1967.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Senate Bill No. 261 and asks the House to recede therefrom, and said bill together with the House amendments thereto are herewith transmitted.

Ward Bowden, Secretary,

MOTION

On motion of Mr. Whetzel, the House refused to recede from its amendments to Senate Bill No. 261 and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Senate Bill No. 261, Representatives Kopet, Ceccarelli, and Whetzel.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 21, 1967.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Substitute Senate Bill No. 360 and asks the House to recede therefrom, and said bill together with the House amendments thereto are herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Humiston, the House refused to recede from its amendments to Substitute Senate Bill No. 360 and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Substitute Senate Bill No. 360, Representatives Humiston, McGavick, and Perry.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 14, 1967.

Mr. Speaker:

The Senate again refuses to concur in the House amendments to Reengrossed Senate Bill No. 374 and asks the House to recede therefrom, and said bill together with the House amendments thereto are herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mr. Gorton moved the House insist on its position with respect to amendments to Reengrossed Senate Bill No. 374 and ask the Senate for a conference thereon.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Gorton yielded to question.

Mr. Smith:

"Mr. Gorton, what is the subject matter of Reengrossed Senate Bill No. 374?"

Mr Gorton:

"This is an unemployment compensation bill. We want to get it into conference, \mathbf{Mr} , \mathbf{Smith} ."

The motion was carried.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Reengrossed Senate Bill No. 374, Representatives Adams, King, and Jueling.

INTRODUCTION AND FIRST READING OF MEMORIAL

The following was introduced, read first time by title, and acted upon as indicated:

MOTION

On motion of Mr. Chatalas, the rules were suspended and authorization was given to add six additional names as sponsors of House Joint Memorial No. 20.

House Joint Memorial No. 20, by Representatives Chatalas, Lynch, Day, Garrett, Kirk, Veroske, O'Brien, Sheridan, and Ceccarelli:

Memorializing Congress to assist the states to combat alcoholism.

On motion of Mr. Chatalas, the rules were suspended, House Joint Memorial No. 20 was advanced to second reading and read the second time.

Mr. Chatalas moved the rules be suspended, House Joint Memorial No. 20 advanced to third reading, the second reading considered the third, and the memorial placed on final passage.

The motion was carried on a rising vote.

The Clerk called the roll on the final passage of House Joint Memorial No. 20, and the memorial passed the House by the following vote: Yeas, 59; nays, 4; absent or not voting, 36.

Those voting yea were: Representatives Anderson, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Copeland, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Hill, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, King, Kink, Kirk, Kiskaddon, Leckenby, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, McCaffree, McCormick, McGavick, Merrill, Murray, O'Brien, Perry, Sheridan, Smith, Spanton, Sprague, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—59.

Those voting nay were: Representatives Cunningham, May, Newschwander, Swayze—4.

Those absent or not voting were: Representatives Adams, Amen, Avey, Backstrom, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Clocksin, Conner, Flanagan, Harris, Haussler, Heavey, Hoggins, Hubbard, Kalich, Kopet, Leland, Mahaffey, McDougall, Moon, Morrison, Newhouse, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Smythe, Taylor, Thompson, Veroske, Zimmerman—36.

House Joint Memorial No. 20, having received the constitutional majority, was declared passed.

FIRST READING OF SENATE BILL

The following was read first time by title and acted upon as indicated:

Senate Concurrent Resolution No. 25, by Senators Bailey, Knoblauch, and Kupka:

Providing for the dissolution of Century 21, Inc.

On motion of Mr. Gorton, the rules were suspended, Senate Concurrent Resolution No. 25 was advanced to second reading and read the second time.

On motion of Mr. Gorton, the rules were suspended, Senate Concurrent Resolution No. 25 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 25, and the resolution passed the House by the following vote: Yeas, 63; nays, 0; absent or not voting, 36.

Those voting yea were: Representatives Adams, Anderson, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Heavey, Hill, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, King, Kink, Kirk, Kiskaddon, Leckenby, Lewis, Litchman, Lux, Marsh, Marzano, May, McCaffree, McCormick, McGavick, Merrill, Murray, Newschwander, O'Brien, Perry, Sheridan, Smith, Spanton, Sprague, Swayze, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—63.

Those absent or not voting were: Representatives Amen, Avey, Backstrom, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Clocksin, Conner, Copeland, Flanagan, Harris, Haussler, Hoggins, Hubbard, Kalich, Kopet, Leland, Lynch, Mahaffey, McDougall, Moon, Morrison, Newhouse, O'Dell, Reese, Richardson, Rosellini, Saling, Sawyer, Smythe, Taylor, Thompson, Veroske, Zimmerman—36.

Senate Concurrent Resolution No. 25, having received the constitutional majority, was declared passed.

MOTION .

On motion of Mr. Bledsoe, the House adjourned until 8:00 p.m., Sunday, April 23, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FORTY-FIFTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Sunday, April 23, 1967.

The Speaker called the House to order at 8:00 p.m.

The Clerk called the roll and all members were present except Representatives Amen, Backstrom, Day, Harris, Hubbard, Jolly, Newschwander, Reese, Richardson, Sheridan, Smith, and Taylor. Representatives Amen, Day, Harris, Hubbard, Jolly, Reese, Richardson, and Sheridan were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Arthur I. Anderson of the Gloria Dei Lutheran Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 22, 1967.

Mr. Speaker:

The President has signed: House Bill No. 67; and Substitute House Bill No. 99; and

House Bill No. 182; and House Bill No. 222; and House Bill No. 496; and

House Bill No. 517; and House Bill No. 595; and

House Concurrent Resolution No. 49, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 22, 1967.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Substitute Senate Bill No. 360 and the House amendments thereto, and the President has appointed as members of the Conference Committee thereon: Senators Connor, Ryder, and Ridder.

Ward Bowden, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 22, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Substitute Senate Bill No. 360, providing for civil service status for county employees in certain counties, have had the same under consideration, and we report that we are unable to agree and request the powers of Free Conference.

Senate Members:

Frank Connor Robert C. Ridder John N. Ryder House Members:

Homer Humiston Robert A. Perry Joseph L. McGavick

MOTION

On motion of Mr. Bedsoe, the report of the Conference Committee on Engrossed Substitute Senate Bill No. 360 was adopted and the committee was granted the powers of Free Conference.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 21, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed Substitute House Bill No. 77 and passed the bill as amended by the Free Conference Committee, and the report of the Free Conference Committee and the bill are herewith transmitted.

Ward Bowden, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 20, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Substitute House Bill No. 77, providing for allowance of fees and costs in connection with eminent domain proceedings, have had the same under consideration, and we recommend that Engrossed Substitute House Bill No. 77 be amended to read as follows:

An Act relating to eminent domain; providing for allowance of costs and fees in connection therewith; amending section 2, chapter 125, Laws of 1965 extraordinary session and RCW-8.25.020; amending section 4, chapter 125, Laws of 1965 extraordinary session and RCW-8.25.040; and adding new sections to chapter 125, Laws of 1965 extraordinary session and to chapter 8.25 RCW.

Be It Enacted by the Legislature of the State of Washington:

Section 1. Section 2, chapter 125, Laws of 1965 extraordinary session and RCW 8.25.020 are each amended to read as follows:

[In order to pay a part of the owner's costs of evaluating an offer of just compensation, any person or organization whose real property or interest therein is acquired by eminent domain or by consent under threat thereof, is entitled to receive from the agency or person acquiring such property or interest therein as a part of his just compensation the sum of one hundred dollars. There shall be paid by the condemnor in respect of each parcel of real property acquired by eminent domain or by consent under threat thereof, in addition to the fair market value of the property, a sum equal to the various expenditures actually and reasonably incurred by those with an interest or interests in said parcel in the process of evaluating the condemnor's offer to buy the same, but not to exceed a total of two hundred dollars. In the case of multiple interests in a parcel, the division of such sum shall be determined by the court or by agreement of the parties.

Sec. 2. Section 4, chapter 125, Laws of 1965 extraordinary session and RCW 8.25.040 are each amended to read as follows:

Any person or organization whose real property or interest therein is acquired by eminent domain, or by consent under threat thereof, is entitled to be reimbursed by the agency or person acquiring such property or interest therein, as provided in this chapter, for the reasonable costs which he actually and necessarily incurred as a result of the acquisition in moving his personal property from the real property acquired. such costs to include dismantling, removing, packing, loading, transporting, unpacking and temporary storage not to exceed sixty days, but not a devaluation of such personal property incurred in or caused by such moving: [Provided, That in no event shall the amount of reimbursement exceed the sum of two hundred dollars for removal of personal property in the case of an individual or a family, or the sum of three thousand dollars for removal of personal property in the case of a business concern (including the operation of a farm) or a nonprofit organization, or the sum of the two when both such removals are required:] Provided, That [in the case of a business concern or a nonprofit organization] the amount of reimbursement for transportation shall not exceed the cost of moving [fifty] one hundred miles from the point from which such [business] person or organization is displaced. In no event shall the

amount of reimbursement exceed the sum of five hundred dollars for removal of personal property in the case of an individual or a family, or sum of ten thousand dollars for removal of personal property in the case of a business concern (including the operation of a farm) or a nonprofit organization, or the sum of the two when both such removals are required.

NEW SECTION. Sec. 3. There is added to chapter 125, Laws of 1965 extraordinary

session and to chapter 8.25 RCW a new section to read as follows:

If a trial is held for the fixing of the amount of compensation to be awarded to the owner or party having an interest in the property being condemned and if the condemnee has offered to stipulate to an order of immediate possession of the property being condemned, the court may award the condemnee reasonable attorney's fees and reasonable expert witness fees actually incurred in the event of any of the following:

(1) If condemnor fails to make any written offer in settlement to condemnee at

least thirty court days prior to commencement of said trial; or

- (2) If the judgment awarded as a result of the trial exceeds by ten percent or more the highest written offer in settlement submitted to those condemnees appearing in the action by condemnor at least thirty days prior to commencement of said trial; or
- (3) If, in the opinion of the trial court, condemnor has shown bad faith in its dealings with condemnee relative to the property condemned.

In no event may any offer in settlement be referred to or used during the trial for any purpose in determining the amount of compensation to be paid for the property.

NEW SECTION. Sec. 4. There is added to chapter 125, Laws of 1965 extraordinary session and to chapter 8.25 RCW a new section to read as follows:

The provisions of chapter 125, Laws of 1965 extraordinary session and chapter 8.25 RCW, as amended and added to by this 1967 amendatory act, shall apply to all proceedings regulated by chapters 8.04, 8.08, 8.12, 8.16, 8.20 and 8.24 RCW as fully as though they were set forth in each of such chapters.

Senate Members:

Wesley C. Uhlman Perry B. Woodall August P. Mardesich House Members:

Donald H. Brazier, Jr. R. Ted Bottiger Alfred E. Leland

MOTION

Mr. Clark (Newman H.) moved the report of the Free Conference Committee on Engrossed Substitute House Bill No. 77 be adopted.

Representatives Clark (Newman H.) and Bottiger spoke in favor of the motion.

The motion was adopted.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 77 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 77 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 80; nays, 4; absent or not voting, 15.

Those voting yea were: Representatives Adams, Anderson, Avey, Bagnariol, Barden, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill,

Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Rosellini, Saling, Sawyer, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—80.

Those voting nay were: Representatives Beck, Chatalas, Garrett, Leck-enby—4.

Those absent or not voting were: Representatives Amen, Backstrom, Chapin, Day, Grant, Harris, Hubbard, Jolly, Newschwander, Reese, Richardson, Sheridan, Smith, Swayze, Taylor—15.

Engrossed Substitute House Bill No. 77 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

Mr. O'Brien moved that the Committee on Revenue and Taxation be relieved of Engrossed Senate Joint Resolution No. 23 and it be placed on the second reading calendar of the day.

Mr. Chatalas demanded an electric roll call and the demand was sustained.

Debate ensued, Representatives O'Brien, Marsh, and Brouillet speaking in favor of the motion, and Representative Gorton speaking against it.

YIELDING TO QUESTION

At the request of Mr. Adams, Mr. O'Brien yielded to question. Mr. Adams:

"Mr. O'Brien, I understood you to say that you would like to have this issue out here and not decorated up like a Christmas tree. Do you hold the same philosophy as far as other bills are concerned?"

Mr. O'Brien:

"Absolutely, Dr. Adams."

Mr. Adams:

"I am very glad to know that."

Further debate ensued, Representative Adams speaking against the motion.

RULING BY THE SPEAKER

The Speaker:

"Dr. Adams, I think you are a little out of order."

Mr. Chatalas demanded the previous question and the demand was not sustained.

MOTION

On motion of Mr. Wolf, Mr. O'Brien's motion was laid on the table.

MOTION

On motion of Mr. McDougall, the House adjourned until 11:00 a.m., Monday, April 24, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FORTY-SIXTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Monday, April 24, 1967.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll and all members were present except Representatives Harris, Heavey, Newschwander, Reese, Rosellini, Sawyer, and Taylor. Representatives Harris, Reese, and Rosellini were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Father Albert LaPierre of the St. Michael's Catholic Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 23, 1967.

Mr. Speaker:

The Senate has passed: Senate Bill No. 649; and

Senate Joint Memorial No. 26, and the same are herewith transmitted.

Ward Bowden, Secretary. Senate Chamber. Olympia, Wash., April 23, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 447; and Senate Concurrent Resolution No. 25, and the same are herewith transmitted.

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Ward Bowden, Secretary.

Senate Chamber. Olympia, Wash., April 23, 1967.

Mr. Speaker:

The Senate has concurred in the House amendment to Senate Concurrent Resolution No. 24 and has adopted the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber. Olympia, Wash., April 23, 1967.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Senate Bill No. 261 and the House amendments thereto, and the President has appointed as members of the Conference Committee thereon: Senators Greive, Peterson (Ted), and Connor.

Ward Bowden, Secretary,

Senate Chamber, Olympia, Wash., April 23, 1967.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Reengrossed Senate Bill No. 374 and the House amendments thereto, and the President has appointed as members of the Conference Committee thereon: Senators Rasmussen, Connor, and Williams.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 24, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 207 and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

Ward Bowden, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 23, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 207, adopting the capital budget, have had the same under consideration, and we are unable to agree and request the powers of Free Conference.

Senate Members:

Martin J. Durkan Fred H. Dore

Marshall A. Neill

House Members:

Robert F. Goldsworthy Gerald L. Saling Arlie U. DeJarnatt

MOTION

On motion of Mr. McDougall, the report of the Conference Committee on Engrossed House Bill No. 207 was adopted and the committee was granted the powers of Free Conference.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 22, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 365:

Providing method for change of school districts name.

House Bill No. 449:

Implementing provisions relating to purchase of surplus property from federal government.

Very truly yours,
Raymond W. Haman,
Legal Counsel to the Governor.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Substitute House Bill No. 77; also

Senate Bill No. 447; also

Senate Concurrent Resolution No. 25.

MOTION

On motion of Mr. McDougall, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll and all members were present except Representatives Berentson, Harris, Heavey, Kink, Newschwander, Reese, Rosellini, and Taylor. Representatives Harris, Reese, and Rosellini were excused.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 20, 1967.

Mr. Speaker:

The Senate has passed House Bill No. 686 with the following amendments:

On page 2, section 2, line 3, after "sum of" and before "million" strike "fifty" and insert "thirty"

On page 3, section 7, line 15, after "state" and before the period insert "as the legislature may direct by appropriation", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTIONS

On motion of Mr. Gorton, the House concurred in the Senate amendment to page 3, section 7, line 15 of House Bill No. 686.

Mr. Gorton moved that the House do not concur in the Senate amendment to page 2, section 2, line 3 of House Bill No. 686.

Mrs. Clocksin moved that the House do concur in the Senate amendment to page 2, section 2, line 3 of House Bill No. 686.

Debate ensued, Representative Clocksin speaking in favor of the motion to concur, and Representatives Brouillet and Elicker speaking against it.

Mr. Chatalas demanded an electric roll call and the demand was sustained.

Further debate ensued, Representative Flanagan speaking in favor of the motion and Representative Charette speaking against it.

YIELDING TO QUESTION

At the request of Mr. Jueling, Mr. Flanagan yielded to question.

Mr. Jueling:

"Representative Flanagan, you have done quite a bit of study as far as the state's bonded indebtedness is concerned. Could you apprise the House as to the approximate amount of bonded indebtedness existing as of this moment?"

Mr. Flanagan:

"I'd say around six hundred million dollars probably."

The Clerk called the roll on the motion by Mrs. Clocksin that the House do concur in the Senate amendment to page 2, section 2, line 3 of House Bill No. 686, and the motion was lost by the following vote: Yeas, 29; nays, 56; absent or not voting, 14.

Those voting yea were: Representatives Adams, Amen, Avey, Bagnariol, Bledsoe, Bottiger, Brazier, Ceccarelli, Clarke (George W.), Clocksin, Copeland, Day, Flanagan, Gladder, Haussler, Hubbard, Hurley, Jueling, Kopet, Lynch, May, Merrill, Morrison, Newhouse, O'Brien, Richardson, Spanton, Wolf, Zimmerman—29.

Those voting nay were: Representatives Anderson, Backstrom, Barden, Beck, Bluechel, Bozarth, Brouillet, Chapin, Charette, Chatalas, Clark (Newman H.), Conner, Cunningham, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gorton, Grant, Hawley, Hill, Hoggins, Holman, Humiston, Jastad, Johnson, Jolly, Kalich, King, Kirk, Kiskaddon, Leckenby, Leland, Litchman, Lux, Mahaffey, Marsh, McCaffree, McDougall, McGavick, Moon, Murray, O'Dell, Perry, Saling, Sawyer, Smith, Smythe, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Mr. Speaker—56.

Those absent or not voting were: Representatives Berentson, Goldsworthy, Harris, Heavey, Kink, Lewis, Marzano, McCormick, Newschwander, Reese, Rosellini, Sheridan, Swayze, Taylor—14.

The Speaker declared the motion by Representative Clocksin to concur in the Senate amendments to page 2, section 2, line 3 having lost, the Senate would be asked to recede therefrom.

FIRST READING OF SENATE BILLS:

The following were read first time by title and acted upon as indicated:

Senate Bill No. 649, by Senators Uhlman, Freise, and Greive:

An Act relating to the administrator for the courts; prescribing a salary; amending section 1, chapter 259, Laws of 1957 and RCW 2.56.010; and making an appropriation.

On motion of Mr. Clark (Newman H.), the rules were suspended, Senate Bill No. 649 was advanced to second reading and read the second time.

On motion of Mr. Walgren, the following amendment by Representatives Walgren, Bottiger, Lux, Whetzel, Elicker, Swayze, Holman, Conner, and Wolf was adopted:

On page 1, section 2, line 19, after "of this" and before the period, strike "this act" and insert "section 1 of this act"

Mr. Walgren moved the adoption of the following amendment by Representatives Walgren, Bottiger, Lux, Whetzel, Elicker, Swayze, Holman, Conner, and Wolf:

On page 1, after section 2, add a new section to read as follows:

"Sec. 3. Section 1, chapter 126, Laws of 1913 as last amended by section 1, chapter 244, Laws of 1957 and RCW 2.32.180 are each amended to read as follows:

"It shall be and is the duty of each and every superior court judge in counties or judicial districts in the state of Washington having a population of over thirty-five thousand inhabitants to appoint, or said judge may, in any county or judicial district having a population of over twenty-five thousand and less than thirty-five thousand, appoint a stenographic reporter to be attached to the court holden by him who shall have had at least three years' experience as a skilled, practical reporter, or who upon examination shall be able to report and transcribe accurately one hundred and seventy-five words per minute of the judge's charge or two hundred words per minute of testimony each for five consecutive minutes; said test of proficiency, in event of inability to meet qualifications as to length of time of experience, to be given by an examining committee composed of one judge of the superior court and two official reporters of the superior court of the state of Washington, appointed by the president judge of the superior court judges association of the state of Washington. The initial judicial appointee shall serve for a period of six years; the two initial reporter appointees shall serve for a period of four years and two years, respectively, from September 1, 1957; thereafter on expiration of the first terms of service, each newly appointed member of said examining committee to serve for a period of six years. In the event of death or inability of a member to serve, the president judge shall appoint a reporter or judge, as the case may be, to serve for the balance of the unexpired term of the member whose inability to serve caused such vacancy. The examining committee shall grant certificates to qualified applicants. Administrative and procedural rules and regulations shall be promulgated by said examining committee, subject to approval by the said president judge.

The stenographic reporter upon appointment shall thereupon become an officer of the court and shall be designated and known as the official reporter for the court or judicial district for which he is appointed: Provided, That except for that county or judicial district wherein the seat of state government shall be located, in no event shall there be appointed more official reporters in any one county or judicial district than there are superior court judges in such county or judicial district; the appointments in each class AA county shall be made by the majority vote of the judges in said county acting en banc; the appointments in class A counties, [and] counties of the first class and that county or judicial district wherein the seat of state government shall be located may be made by each individual judge therein or by the judges in said county acting en banc. Each official reporter so appointed shall hold office during the term of office of the judge or judges appointing him, but may be removed for incompetency, misconduct or neglect of duty, and before entering upon the discharge

of his duties shall take an oath to perform faithfully the duties of his office, and file a bond in the sum of two thousand dollars for the faithful discharge of his duties. Such reporter in each court is hereby declared to be a necessary part of the judicial system of the state of Washington."

Representatives Walgren, Clark (Newman H.), and Whetzel spoke in favor of adoption of the amendment.

The motion was carried on a rising vote and the amendment was adopted. Mr. Hoggins moved the adoption of the following amendment:

Following the amendment by Mr. Walgren and others, add a new section to read as follows:

"Sec. 4. Section 6, chapter 125, Laws of 1951, as last amended by section 3, chapter, Laws of 1967 (HB 261) first extraordinary session, and RCW 2.08.064 are each amended to read as follows:

There shall be in the counties of Benton and Franklin jointly, two judges of the superior court; in the counties of Clallam and Jefferson jointly, one judge of the superior court; in the county of Snohomish [five] six judges of the superior court; in the counties of Asotin, Columbia and Garfield jointly, one judge of the superior court; in the county of Cowlitz, two judges of the superior court; in the counties of Klickitat and Skamania jointly, one judge of the superior court."

Debate ensued, Representative Hoggins speaking in favor of adoption of the amendment and Representative Clark (Newman H.) speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Beck, Mr. Clark (Newman H.) yielded to question. Mr. Beck:

"How many new superior courts have we created in this state as a result of Senate Bill No. 131?"

Mr. Clark:

"Well, none by Senate Bill No. 131, but by House Bill No. 261 we have created four new judges, one in each of the affected counties." $\,$

Further debate ensued, Representative Beck speaking against adoption of the amendment.

MOTION

Mr. Hoggins moved the House defer further consideration of Senate Bill No. 649 on second reading, and the bill be ordered placed on tomorrow's second reading calendar.

Debate ensued, Representatives Hoggins and King speaking in favor of the motion, and Representative Clark (Newman H.) speaking against the motion.

The motion was carried on a rising vote.

Senate Joint Memorial No. 26, by Senators Kupka, Connor, Talley, Woodall, Peterson (Ted), Twigg, Donohue, Hanna, Knoblauch, Stender, Ridder, Marquardt, and Redmon:

Memorializing Congress to assist the states to combat alcoholism.

Referred to Committee on Public Health and Welfare.

RESOLUTIONS

House Resolution No. 67-90, by Representatives Smith, Grant, Conner, O'Brien, Haussler, and Chatalas:

Whereas, The United States Department of Commerce reported yesterday that personal income rose to record levels in all fifty states last year with the State of Washington leading the expansion; and

Whereas, While there have been conflicting reports as to the rate of continued expansion, there appears to be universal agreement that the substantial expansion of our state's economy will continue; and

Whereas, It is as reasonable to believe that such expansion will support our state's financial burdens for the ensuing biennium as that it will not;

Now, Therefore, Be It Resolved, That this extraordinary session of the fortieth legislature should adopt the budget and adjourn without providing for any new or additional taxes and that if it appears twelve months later that an increase in taxes is required, the governor should then call a special session to meet this problem; and

Be It Further Resolved, That all members of this house who support this resolution, hereby pledge themselves to adopt such new or increased taxes as may be necessary at that time.

Mr. Smith moved the adoption of the resolution.

Mr. Gorton moved the adoption of the following amendment to the resolution:

On page 1, following line 11, add a new paragraph as follows:

"Whereas, We recognize that if the estimates of the sponsors of this resolution are in error the Budget and Accounting Act will require ratable reductions in most, if not all, appropriations for state supported services;"

Mr. Smith moved that Mr. Gorton's amendment to the resolution be laid on the table.

The motion was lost on a rising vote.

The Speaker declared the question before the House to be adoption of the amendment by Mr. Gorton to the resolution.

The motion was carried and the amendment was adopted.

Mr. Gorton moved the adoption of the following amendment:

On page 1, line 14, after "additional taxes" insert a period and strike all of the matter down to and including the period following "at that time" on line 19.

Debate ensued, Representative Gorton speaking in favor of the adoption of the amendment, and Representative Smith speaking against its adoption.

The motion was carried and the amendment was adopted.

The Speaker declared the question before the House to be adoption of House Resolution No. 67-90 as amended.

Mr. Chatalas demanded an electric roll call and the demand was not sustained.

MOTION

On motion of Mr. O'Brien, the resolution was laid on the table.

RESOLUTION

House Resolution No. 67-91, by Representatives Gorton, Haussler, and Whetzel:

Whereas, Amendment 23 to Article XI of the State Constitution adding section 16 to that Article and directing the Legislature to provide by general laws for the formation of combined city and county municipal corporations which comprise at least three hundred thousand inhabitants; and

Whereas, The Legislature has not passed a general law for a consolidation of cities and counties; and

Whereas, There are some cities and counties in the state of Washington that may find it desirable to consolidate; and

Whereas, There has been a study performed declaring the feasibility of consolidation: and

Whereas, House Bill No. 821 introduced during the Fortieth Session of the Legislature sought to comply with the directions of Article XI, section 16 of the State Constitution;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Council be requested to study the method set forth in House Bill No. 821

with a view to the preparation of legislation that will permit consolidation of cities and counties; and

Be It Further Resolved, That the Legislative Council be requested to report the results of these findings, together with recommendations and such drafts of legislation as it may deem appropriate, to the Forty-first Session of the Legislature.

Mr. Gorton moved the adoption of the resolution.

Representatives Gorton and Haussler spoke in favor of adoption of the resolution.

The motion was carried and the resolution was adopted.

MOTION

Mr. O'Brien moved that the Committee on State Government and Legislative Procedures be relieved of House Joint Resolution No. 8 and the resolution be ordered placed on today's second reading calendar.

Debate ensued, Representative O'Brien speaking in favor of the motion, and Representative Cunningham speaking against it.

MOTIONS

On motion of Mr. Flanagan, Mr. O'Brien's motion was laid on the table.

Mr. O'Brien moved that the Rules and Administration Committee be relieved of House Joint Resolution No. 16 and the resolution be ordered placed on today's second reading calendar.

On motion of Mr. Gorton, Mr. O'Brien's motion was laid on the table.

SECOND READING OF BILLS

Senate Joint Resolution No. 20, by Senators Ridder, Metcalf, and Gissberg:

Amending Constitution to change voting requirements as to excess levies. On motion of Mr. Gorton, further consideration of Senate Joint Resolution No. 20 was deferred, and the bill was ordered placed on tomorrow's second reading calendar.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Smith on a point of personal privilege.

Mr. Smith:

"Mr. Speaker, I feel that my motives were impugned a few minutes ago when Mr. Gorton poked fun at the resolution to keep the tax in the state from going up. I would like the record to show that I do not consider the fact that we are trying to keep taxes down a funny or laughing matter or a matter to be taken lightly."

Mr. Speaker:

"Your remarks may be inserted in the journal."

YIELDING TO QUESTION

At the request of Mr. Chatalas, Mr. O'Brien yielded to question.

Mr. Chatalas:

"A little while ago, you tried to relieve the Rules Committee of-"

The Speaker:

"Mr. Chatalas, you are out of order."

MOTION

On motion of Mr. McDougall, the House adjourned until 11:00 a.m., Tuesday, April 25, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FORTY-SEVENTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Tuesday, April 25, 1967.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll and all members were present except Representatives Bottiger, Conner, Harris, Hoggins, Litchman, Newschwander, Reese, Rosellini, and Walgren. Representatives Harris, Litchman, Reese, and Rosellini were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Henry S. Rahn, of the First Baptist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., April 20, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 468, exempting totally disabled who is retired from certain property taxes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike all material following the enacting clause and insert the following:

"NEW SECTION. Section 1. There is added to chapter 84.36 RCW a new section to read as follows:

A person shall be exempt from any legal obligation to pay the first fifty dollars of real property taxes due and payable in any one year if the following conditions are met:

(1) The property taxes must have been imposed upon a residence which has been regularly occupied by the person claiming the exemption during the five calendar years preceding the year for which the exemption is claimed; or the property taxes must have been imposed upon a residence which has been regularly occupied by the person claiming the exemption during the preceding calendar year and the person claiming the exemption must also have been a resident of the state of Washington for the last ten calendar years preceding the year for which the exemption is claimed.

- (2) The person claiming the exemption must have owned, at the time of filing, in fee, by contract purchase, or by deed of trust, the residence on which the property taxes have been imposed. For purposes of this subsection, a residence owned by a marital community shall be deemed to be owned by each spouse.
- (3) If the person claiming the exemption is a male, he must have been sixty-five years of age or older on February 15th of the year in which the exemption is claimed, or must have been, at the time of filing, totally disabled and as such retired under a public or private retirement plan.
- (4) If the person claiming the exemption is a female, she must have been sixty-two years of age or older on February 15th of the year in which the exemption is claimed.

(5) No person who, during the preceding calendar year, has regularly occupied the residence on which the taxes have been imposed shall have received during the preceding calendar year any earnings of the type and amount which would cause any deduction from social security benefits for a recipient of such benefits pursuant to 42

U.S.C. 403: Provided, However, That this subsection shall not apply with respect to an occupant who is related to the person claiming the exemption and who is either a student under the age of twenty-five who is pursuing a full course of studies or who is making payments as a sharing of the expenses of maintaining the residence not in excess of one hundred dollars per month.

(6) The combined income, from all sources whatsoever, of the person claiming the exemption and his or her spouse shall not have been in excess of three thousand

dollars for the preceding calendar year.

NEW SECTION. Sec. 2. There is added to chapter 84.36 RCW a new section to read as follows: For purposes of section 1 of this act:

(1) The term 'residence' shall mean a single family dwelling, including the lot on

which the dwelling stands.

(2) The term 'preceding calendar year' shall mean the calendar year preceding the year in which the property taxes for which the exemption is claimed are due and payable.

All claims for exemption shall be made and signed by the person entitled to the exemption, by his or her attorney in fact or, in the event the residence of such person is under mortgage or purchase contract requiring accumulation of reserves out of which the holder of the mortgage or contract is required to pay real estate taxes, by such holder, either before a notary public or the county assessor or his deputy in the county where the real property is located. Any person signing a false claim shall be subject to perjury.

Claims for exemption shall be made annually and filed between February 15 and April 30 of the year in which the taxes are payable and solely upon forms as prescribed and furnished by the department of revenue.

NEW SECTION. Sec. 3. Section 2, chapter 168, Laws of 1965 extraordinary session and RCW 84.36.126 are each hereby repealed."

In line 1 of the title of the printed and engrossed bill, after the semicolon, strike the remainder of the title and insert: "providing a limited exemption from the property tax for certain senior citizens; adding new sections to chapter 84.36 RCW; repealing section 2, chapter 168, Laws of 1965 extraordinary session and RCW 84.36.126; and providing penalties."

Mary Ellen McCaffree, Chairman.

We concur in this report: John Bagnariol, Stewart Bledsoe, Alan Bluechel, Donald H. Brazier, Jr., Dave Ceccarelli, Richard U. Chapin, Newman H. Clark, Slade Gorton, Gary Grant, Mrs. Joseph E. Hurley, Doris J. Johnson, Frank Marzano, John S. Murray.

MOTION

On motion of Mr. Gorton, the rules were suspended, Engrossed Senate Bill No. 468 was advanced to second reading and read the second time.

Mrs. McCaffree moved the adoption of the committee amendment.

Representatives McCaffree and Marzano spoke in favor of adoption of the amendment.

YIELDING TO QUESTION

At the request of Mr. Adams, Mrs. McCaffree yielded to question.

Mr. Adams:

"What does the committee amendment do about the older person who is on public assistance? Are they going to qualify for this deduction?"

Mrs. McCaffree:

"I think they will qualify."

Mr. Adams:

"How about the person sixty-five years of age who doesn't own his home but pays rent?"

Mrs. McCaffree:

"No, they would have to own the home."

Mr. Adams:

"It discriminates against that type person."

Mrs. McCaffree:

"This is true, but this is the way it was passed last session."

The motion was carried and the amendment was adopted.

On motion of Mrs. McCaffree, the committee amendment to the title was adopted.

On motion of Mr. Gorton, the rules were suspended, Engrossed Senate Bill No. 468 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representatives McCaffree and Smith spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 468 as amended by the House, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—90.

Those absent or not voting were: Representatives Bottiger, Conner, Harris, Hoggins, Litchman, Newschwander, Reese, Rosellini, Thompson—9.

Engrossed Senate Bill No. 468 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. McDougall, Engrossed Senate Bill No. 468 as amended by the House was ordered transmitted immediately to the Senate.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 24, 1967.

Mr. Speaker:

The Senate has adopted: House Concurrent Resolution No. 50, and the same is herewith transmitted.

Ward Bowden, Secretary. Senate Chamber, Olympia, Wash., April 24, 1967.

Mr. Speaker:

The President has signed: Senate Concurrent Resolution No. 24, and the same is herewith transmitted.

Ward Bowden, Secretary.
Senate Chamber,
Olympia, Wash., April 24, 1967.

Mr. Speaker:

The President has signed: Substitute House Bill No. 77, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 24, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Substitute Senate Bill No. 360 and has granted said committee the powers of Free Conference

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Concurrent Resolution No. 24.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 24, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bill, entitled:

House Bill No. 281:

Providing procedure for new residents to vote special ballots for offices of president and vice-president.

Very truly yours,
Raymond W. Haman,
Legal Counsel to the Governor.

The Speaker:

"It is our pleasure today to have an outstanding young man with us who has just won the State Optimist International Oratorical Contest. I'd like to have Representatives O'Brien, Merrill, Bagnariol, and Chatalas escort Ken LeRoy to a place on the rostrum beside the Speaker.

"At this time I'd like to have Representative O'Brien present Ken to the members of the House of Representatives."

Mr. O'Brien:

"Mr. Speaker and ladies and gentlemen of the House, it is my great pleasure to present to you an outstanding young man who has certainly gone a long way in the field of public speaking. He is the winner of the State Optimist International Oratorical Contest and is going to participate in the national contest. Ken is sixteen years old and in the tenth grade at Rainier Beach High School, just outside my district. He has been in the Optimist speaking program for five years. This program is for the age range of eleven to sixteen years. He is planning to study law in college. I hope while you are down here, Ken, you don't get a bad impression of attorneys in our legislature. He plays football, fishes, and likes boating. He lives near Lake Washington and, of course, loves all water sports. As winner of this contest, he received a thousand dollar scholarship. He lives in the 35th District which is Representatives Merrill's and Bagnariol's district. He is a student at Rainier Beach High School, and his coach was Representative Chatalas' son, Bill. He is a member of St. Timothy Church and Master of Rolls for the Order of St. John's acolytes. It is my pleasure to present to you Mr. Ken LeRoy, who will say a few words to us. And, Ken, what I said about attorneys isn't true. They render a valuable service to the legislature. I present to you Mr. Ken LeRoy."

Mr. LeRoy:

"Mr. Speaker, ladies and gentlemen of the House, the title of my oration is 'Patriotic Citizenship Needs Optimism.' What is this America all about? Is it the uncrossed desert? Is it the harvest sleeping in the unplowed ground? All of that, and more. America is the promise of freedom, daring to be kept, as strong and struggled, to see that it is kept. What kind of citizen does democracy demand in order that it may endure? We need citizens who will maintain a critical, inquiring eye upon their government. They should not obey its ethics with blind devotion, but constantly measure the integrity of its laws. We need critical thinkers, energetic doers, earnest devotees of democracy. These are the chief tools for a patriotic citizenship in America

today. Democracy is a way of life, an attitude of man toward his fellow man, a dynamic changing force, that has kept going by constant attention, by a vital passion for truth, justice, morality, and integrity. We must realize that if democracy is to work, good local government must be the foundation. If local government is efficient and serves a purpose for which its citizens founded it, by so doing, it creates constantly before the citizens a living example of democracy in action; but the citizen must realize that democracy will not function unless he commands it and does his part to secure it. Does this then mean that we all must take up arms and face enemies of democracy? In a way, yes. We have shown on a thousand battlefields that we are not afraid to die. Willingness to defend that faith makes it real. Therefore, this generation and every new generation must embrace anew this fragile, yet precious concept. We must learn that effective defense of democracy may be more difficult in peace than in war. We need men who are unashamed and vocal about their love for their country. Too little is expressed in behalf of the American system of government and the freedoms we enjoy because of it. Many of us have forgotten that along with the freedom to be critical of the government goes the obligation to support and strengthen it. The flag which we hail will fly boldly over us only as long as we are willing to pour out our life to see that it does. Such was the vision and daring of our ancestors. May God help us to be no less bold for our day. Thank you."

Mr. O'Brien:

"Ken, that was really a very inspiring address, and I am sure you greatly impressed the members of this legislature. Thank you very much."

The Speaker:

"May I express my appreciation, Ken, on behalf of the House. We certainly wish you the best of luck in your national championship contest."

The committee escorted Mr. Ken LeRoy from the rostrum.

MOTION

On motion of Mr. McDougall, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll and all members were present except Representatives Backstrom, Conner, Harris, Kink, Litchman, Newschwander, Reese, Rosellini, and Sawyer. Representatives Harris, Litchman, Reese, and Rosellini were excused.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Concurrent Resolution No. 50.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 24, 1967.

Mr. Speaker:

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.27

The Senate has passed Engrossed House Bill No. 934 with the following amendments:

On line 3 of the title after "84.54.050;" insert "; amending section 84.40.030, chapter 15, Laws of 1961 and RCW 84.40.030; amending section 36.21.011, chapter 4, Laws of 1963 and RCW 36.21.011; adding a new section to chapter 15, Laws of 1961 and to chapter 84.40 RCW; adding new sections to chapter 15, Laws of 1961 and to Title 84 RCW"

On line 5 of the title after "RCW" and before the period, insert "; declaring an emergency and prescribing effective dates"

On page 2, line 30, strike "in the year the taxes are payable" and insert "[in the year the taxes are payable]"

On page 2, line 31, after "program of" and before "appraisal" insert "assessments,"

On page 4, line 32, after "authorized" and before "by" strike "or levied"

On page 5, after section 6 insert the following:

"Sec. 7. Section 36.21.011, chapter 4, Laws of 1963 and RCW 36.21.011 are each amended to read as follows:

Any assessor who deems it necessary to enable him to complete the listing and the valuation of the property of his county within the time prescribed by law, (1) may appoint one or more well qualified [citizens of his county] persons to act as his assistants or deputies; and each such assistant or deputy so appointed shall, under the direction of the assessor, after taking the required oath, perform all the duties enjoined upon, vested in or imposed upon assessors, and (2) may contract with any persons, firms or corporations, [regardless of their residence,] who are expert appraisers, to assist in the valuation of property.

To assist each assessor in obtaining adequate and well qualified assistants or deputies, the state department of personnel, after consultation with the Washington state association of county assessors, the Washington state association of county commissioners and the department of revenue, shall establish by July 1, 1967, and shall thereafter maintain, a classification and salary plan for those employees of an assessor who act as appraisers. The plan shall establish the salary range and employment qualifications for each position encompassed by it, and shall, to the fullest extent practicable, conform to the classification plan, salary schedules and employment qualifications for state employees performing similar appraisal functions.

If an assessor intends to put such plan into effect in his county, he shall inform the department of revenue and the board of county commissioners of this intent in writing. The department of revenue and the board may thereupon each designate a representative, and such representative or representatives as may be designated by the department of revenue or the board, or both, shall form with the assessor a committee. The committee so formed shall, by unanimous vote, determine the required number of certified appraiser positions necessary to enable the county assessor to carry out the requirements relating to revaluation of property in chapter 84.41 RCW. The determination of the committee shall be certified to the board of county commissioners. The committee provided for herein may be formed only once in a period of four calendar years.

After such determination, the assessor may provide, in each of his four next succeeding annual budget estimates, for as many positions as are established in such determination. Each board of county commissioners to which such a budget estimate is submitted shall allow sufficient funds for such positions. An employee may be appointed to a position covered by the plan only if the employee meets the employment qualifications established by the plan.

NEW SECTION. Sec. 8. There is added to chapter 15, Laws of 1961 and to Title 84 RCW a new section to read as follows:

To carry out the constitutional and statutory mandate that all property shall be assessed at fifty percent of its true and fair value in money, the department of revenue, in exercise of its duty to supervise and control the county assessors and the boards of equalization in the administration of the tax laws to the end that equalization and uniformity is secured throughout the state, shall by appropriate order or orders require all county assessors and county boards of equalization to assess the property within their respective counties at the fifty percent ratio. To compensate for the increase in tax burden which is likely to result from the effectuation of such order or orders or from any other occurrence or action which would result in the adoption of the fifty percent ratio, it is the intention of the legislature by the adoption of this 1967 amendatory act, to place an additional limitation on all levies the authorization for which is not dependent upon a vote of the electors within the taxing district.

Sec. 9. Section 84.40.030, chapter 15, Laws of 1961 and RCW 84.40.030 are each amended to read as follows:

All property shall be assessed fifty percent of its full true and fair value in money. In determining the full true and fair value of real or personal property, the assessor shall not adopt a lower or different standard of value because the same is to serve as a basis of taxation; nor shall he adopt as a criterion of value the price for which the said property would sell [at auction, or] at a forced sale, or in the aggregate with all the property in the town or district; but he shall value each article or description of property by itself, and at such price as he believes the same to be fairly worth in

money at the time such assessment is made. [The true cash value of property shall be that value at which the property would be taken in payment of a just debt from a solvent debtor.] Full true and fair value shall mean the amount of money which a purchaser willing, but not obliged, to buy would pay a seller willing, but not obliged, to sell, considering all uses to which the property is adapted and might reasonably be applied. In assessing any tract or lot of real property, the value of the land, exclusive of improvements, shall be determined; also, the value of all improvements and structures thereon and the aggregate value of the property, including all structures and other improvements, excluding the value of crops growing on cultivated lands. In valuing any real property on which there is a coal or other mine, or stone or other quarry, the land shall be valued at such price as such land would sell at a fair, voluntary sale for cash; any improvements thereon shall be separately valued and assessed as hereinabove provided; and any personal property connected therewith shall be listed, valued and assessed separately as other personal property is assessed under general law. Taxable lease-hold estates shall be valued at such price as they would bring at a fair, voluntary sale for cash.

NEW SECTION. Sec. 10. There is added to chapter 15, Laws of 1961 and to chapter 84.40 RCW a new section to read as follows:

On or before June 15 of each year, the assessor shall give notice of any change in the full true and fair value of real property for the tract or lot of land and any improvements thereon.

The notice shall contain a statement of the true and fair value on which the assessment of the property is based, and a brief statement of the procedure for appeal to the board of equalization and the time, date, and place of the meetings of the board.

The notice shall be mailed by the assessor to the taxpayer and a copy thereof shall be sent by the assessor to the legal owner of the property, if such is different from the taxpayer and the name and address are known to the assessor.

A legal owner may submit his or its name and address to the assessor, indicating therewith the property owned by the legal owner and requesting that a copy of the notice be mailed to the legal owner.

NEW SECTION. Sec. 11. There is added to chapter 15, Laws of 1961 and to Title 84 RCW a new section to read as follows:

In addition to any other limitation provided by law, the levies by or for the state and taxing districts for property tax purposes shall be limited to rates of millage on the dollar of assessed valuation as follows:

(1) By or for the state	2.0	mills;
(2) By or for cities or towns, including firemen's pension fund reve	enue 8.0	mills;
(3) (a) By or for counties for general county purposes		
(i) Class AA, class A, and counties of the first, second,	and	
third classes	4.0	mills;
(ii) counties of the fourth and ninth classes	4.5	mills;
(iii) all other classes of counties	5.5	mills;
(b) By or for counties for road district purposes		mills:
Provided, That taxes in the aggregate in all except counties		•
the fourth and ninth classes for general county purposes and		
district purposes shall not exceed		mills;
and in fourth and ninth class counties for such purposes	shall	
not exceed	9.5	mills;
(4) By or for agricultural pest control districts	2.5	mills;
(5) By or for cemetery districts		
(6) By or for ferry districts		
(7) (a) By or for fire protection districts		
(b) By or for fire protection districts (unclaimed or relea		
millage)	1.0	mills;
(8) By or for public hospital districts		mills;
(9) By or for county rural library districts	1.0	mills;
(10) By or for intercounty library districts	1.0	mills;
(11) By or for metropolitan park districts	1.5	mills;
(12) By or for water districts maintaining fire departments	1.0	mills;
(13) By or for water distribution districts	5.0	mills;
(14) By or for flood control districts (1937 Act)	1.0	mills.

Within and subject to any priorities otherwise provided by law, millages enumerated in subsections (1) through (14) of this section shall not in the aggregate exceed fourteen mills per dollar of assessed valuation. When any assessor shall find that the aggregate rate of levy by the state and taxing districts specified in this section on any real or personal property will result in the aggregate limitation fixed therefor by this section being exceeded, he shall recompute and establish a consolidated levy in the following manner:

- (A) He shall include for extension on the tax rolls the full rates of levy certified to him for state, county, county road district, and city purposes in amounts not exceeding the limitations established by this section for such taxing districts: *Provided*, That in counties of the fourth and ninth class, the last one-half mill may be utilized by junior taxing districts and if so utilized shall be prorated as provided in subdivision (B) of this section.
- (B) He shall include for extension on the tax rolls the rates percent of the tax levies certified to him by all other taxing districts imposing taxes on such property, other than port districts, public utility districts and school districts, reduced by him in such uniform percentages as will bring the consolidated tax levy on such property within the aggregate limitation provided for by this section.

This section shall not prevent the levy of additional taxes as authorized by RCW 84.52.052 and 84.52.056 and shall not apply to taxes imposed by any excess millage levy under the provisions of Article VII, section 2 of the Constitution of the state of Washington and chapter 84.52 RCW.

NEW SECTION. Sec. 12. There is added to chapter 15, Laws of 1961 and to Title 84 RCW a new section to read as follows:

- (1) In addition to any other limitation provided by law, the levy by or for a school district for property tax purposes shall be limited to a millage rate which will produce revenue equal to that amount of revenue which would be produced by a levy of seven mills upon the assessed valuation of all taxable property within the school district, adjusted to fifty percent of the true and fair value thereof as determined by the department of revenue's indicated county ratio. For purposes of facilitating compliance with this subsection, the county assessor shall forward to the state department of revenue, on or before the first day of August next following the July meeting of the county board of equalization, an abstract containing the total assessed value of locally assessed real and personal property within each school district, or part thereof, within the county, as equalized by the July meeting of the county board of equalization. The department of revenue shall, on or before September 1st of each year, certify to each school district its determination of the assessed value of all taxable property within the district adjusted to fifty percent of the true and fair value thereof as determined by the department of revenue's indicated county ratio.
- (2) Subject to the limitation of subsection (3), additional levies by or for a school district for maintenance and operations only, in excess of those permitted by subsection (1) may be made when specifically authorized for either one year or two successive years by a majority of at least three-fifths of the electors thereof voting on the proposition submitted not more than twelve months prior to the date on which the first proposed levy is to be made, either at a regular school district election or a general state election. Such election shall be held in the manner provided by law for holding general elections at such time as may be fixed by the board of directors of the school district by giving notice thereof by publication in the manner provided by law for giving notices of general elections. No district shall submit to the electors upon the authority of this subsection a proposition to authorize additional levies under this subsection to be made for any year for which such electors have previously authorized a levy under the authority of this subsection. A school district may, however, in any year submit to the electors a proposition to substitute for a prior authorization under this subsection a new authorization effective with respect to taxes to be levied thereafter.
- (3) The aggregate amount of levies allowable under subsections (1) and (2) of this section shall be limited to a rate of fourteen mills upon the dollar of assessed valuation of all taxable property within the district, as determined by the state department of revenue for state assessed property and by the appropriate local officials for locally assessed property.
- (4) Notwithstanding any other provision of this section or any other provision of law, county commissioners, in making levies for a school district, shall act in a ministerial capacity only.

(5) This section shall not prevent the levy of additional taxes as authorized by RCW 84.52.052 and 84.52.056 and shall not apply to taxes imposed by any excess millage levy under the provisions of Article VII, section 2 of the Constitution of the state of Washington and chapter 84.52 RCW.

NEW SECTION. Sec. 13. There is added to chapter 15, Laws of 1961 and to Title 84 RCW a new section to read as follows:

Any levy authorized by law which is not specifically limited by sections 11 and 12 of this 1967 amendatory act, and the authorization for which is not dependent upon a vote of the electors within the taxing district is hereby limited by the provisions of this section 13 to a maximum rate of millage per dollar of assessed valuation which is equal to one-half of the maximum rate authorized in and by the statute or statutes prescribing the levy.

NEW SECTION. Sec. 14. There is added to chapter 15, Laws of 1961 and to Title 84 RCW a new section to read as follows:

The limitations provided for in sections 11, 12 and 13 of this 1967 amendatory act are additional to and cumulative with any other limitations prescribed by law. The provisions of sections 11, 12 and 13 of this 1967 amendatory act constitute limitations only and shall not be construed as authorizing any additional tax or increased rate of levy than is otherwise provided for by law, nor as changing or impairing priorities among taxing districts or otherwise affecting any other provision of law.

NEW SECTION. Sec. 15. It is not the intent of this act that increases in assessed valuation directly resulting from enforcement of the provisions of section 8 shall affect the amount of bond indebtedness or excess levies to be used as criteria in determining the eligibility of a school district for allotments of state matching funds for school building construction.

NEW SECTION. Sec. 16. This 1967 amendatory act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and sections 1 through 7 of this 1967 amendatory act shall take effect immediately; and sections 8 through 14 of this 1967 amendatory act shall take effect on January 1, 1968: Provided, That an election may be held in a school district in the calendar year 1967 pursuant to subsection (2) of section 12 of this 1967 amendatory act to authorize excess levies as permitted therein, to be added to the levies to be made in 1968 for collection in 1969.

Sections 1 through 6 of this 1967 amendatory act shall expire on January 1, 1968.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

Mrs. McCaffree moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 934 and that the Senate be asked to recede therefrom.

The motion was carried.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 24, 1967.

Mr. Speaker:

The Senate has passed: House Bill No. 513 with the following amendments:

On page 2, section 3, line 10, after "parents" strike "or children" and insert "[or children] of a minor person until the person attains the age of 21 years"

On page 3, section 4, line 2, after "estates," strike all of the matter down through "estates" on line 3 and insert "until such person has attained the age of 21 years,", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House concurred in the Senate amendments to House Bill No. 513.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY THE SENATE

The Speaker stated the question before the House to be the final passage of House Bill No. 513 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 513 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 13.

Those voting yea were: Representatives Adams, Amen, Anderson, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Richardson, Saling, Sheridan, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—85.

Those voting nay were: Representative Smith-1.

Those absent or not voting were: Representatives Avey, Backstrom, Brazier, Conner, Goldsworthy, Harris, Holman, Hubbard, Litchman, Newschwander, Reese, Rosellini, Sawyer—13.

House Bill No. 513 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 25, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Senate Bill No. 261, amending requirements for publication by county of notice of intention to sell property, have had the same under consideration, and we are unable to agree and ask for powers of Free Conference.

Senate Members:

R. R. Bob Greive Ted G. Peterson Frank Connor House Members:
Jonathan Whetzel
Dave Ceccarelli

Jerry C. Kopet

MOTION

On motion of Mr. Whetzel, the report of the Conference Committee on Senate Bill No. 261 was adopted and the committee was granted the powers of Free Conference.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 23, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 630, creating a board of ethics in each house of the legislature, have had the same under consideration, and we recommend that the attached bill be substituted therefor and that it do pass.

An Act creating boards of legislative ethics; prescribing powers, duties and functions; providing procedures in relation thereto; and declaring an emergency.

Be It Enacted By the Legislature of the State of Washington:

NEW SECTION. Section 1. Definition of terms:

- (1) "Legislator" means a current member of the Senate or House of Representatives of the State of Washington. The term shall include an appointee to either house.
- (2) "Board" or "board of ethics" means the senate board of legislative ethics or the house board of legislative ethics, created by this act, or the joint board, whichever is appropriate.
- (3) "Unethical conduct" means any conduct which constitutes a violation of chapter 42.21 RCW, as now or hereafter amended, or of any other constitutional provision, statute, rule or joint rule prescribing standards of conduct or a code of ethics for legislators.
- (4) "Legislative employee" means any person employed by either house on a temporary or permanent basis as well as any employee of a permanent or interim legislative committee.

NEW SECTION. Sec. 2. There is created within each house of the legislature a board of legislative ethics composed of eight members. Prior to the close of the present session of the legislature the respective chairmen of the majority and minority senate caucuses shall each appoint two senators from their own caucus and in addition thereto shall each appoint two persons who are not active members of the legislature to serve as lay members of the senate board, and the eight members so selected shall constitute the senate board of ethics; and the respective chairmen of the majority and minority caucuses in the house of representatives shall each appoint two members from their own caucus and in addition thereto shall each appoint two persons who are not active members of the legislature to serve as lay members of the house board, and the eight members so selected shall constitute the house board of ethics. All such appointments of legislative and lay members shall be subject to the consent of the caucus wherein the appointment is made. The terms of legislative members shall be until they are no longer a member of the legislature or until their successors are appointed, whichever is sooner, and the terms of lay members shall be until their successors are appointed; and no member shall be removed during his term except for cause. Successors to legislative and lay members shall be appointed on the day on which the next succeeding regular session of the legislature shall adjourn sine die: Provided, That if prior to such adjournment sine die, the governor shall have proclaimed an extraordinary session of the legislature, the appointments shall not be made until the day on which such extraordinary session shall adjourn sine die. Legislative and lay members shall both be eligible for reappointment. Vacancies in the position of legislative or lay members shall be filled by the same appointing power and in the same manner as for the member vacating. The members of each board shall elect as chairman a legislator member thereof.

NEW SECTION. Sec. 3. The jurisdiction of the respective boards of ethics created by this act shall be strictly limited to the consideration of the conduct of the members of its own house and the conduct of employees of its own house.

NEW SECTION. Sec. 4. Each lay member appointed by the respective caucus chairmen shall within thirty days after his appointment sign and file an affidavit with the secretary of the senate or the chief clerk of the house of representatives, whichever is appropriate, that during his term of office he will not engage in any legislative activity designed to defeat or enhance the passage of any legislative bill or measure. Upon the failure of a lay member to sign and file an affidavit as required by this section, the chairman of the board to which he was appointed shall declare his seat vacant.

NEW SECTION. Sec. 5. The boards may meet as frequently as they deem necessary, whether or not the legislature is in session. For attendance at meetings during the interim or in attending to other business of his board during the interim, each legislative member shall be entitled to the allowances provided for in RCW 44.04.120, and each lay member shall be entitled to twenty-five dollars per diem and a travel allowance of ten cents per mile from funds appropriated for that purpose.

All expenses incurred by a board or any member thereof shall be paid upon voucher forms as provided by the budget director and signed by the chairman of the board or his designee: *Provided*, That vouchers for the expenses of the joint board shall be signed by the chairman of the legislative council and attested by the chairman of the joint board.

A majority of a board shall constitute a quorum.

NEW SECTION. Sec. 6. The boards jointly shall:

(1) Prepare for the adoption by the forty-first legislature a code of ethics to govern the conduct of the members and employees thereof, and may from time to time

present to the legislature amendments or revisions to the code. The code of ethics shall follow the following principles: In private transactions, or activities involving an economic benefit to himself, and in the exercise of official responsibility, a legislator should avoid (a) action which destroys his independence of judgment as a legislator, (b) involves undue influence upon any state agency, court, or governmental subdivision, or (c) constitutes an abuse of his official position or a violation of his trust.

The code, and each revision or amendment thereto, shall be prepared in the form of joint rules of the senate and the house of representatives and shall be submitted in the form of a concurrent resolution at the commencement of the forty-first session of the legislature, and any revision or amendment thereto shall be submitted at the next session of the legislature following its preparation. Such code, or revision or amendment thereof, when adopted, shall become effective as standards of conduct for the members and employees of the legislature.

For the purpose of complying with the provisions of this section, the joint board shall select a chairman who may be either a legislator member or a lay member, a vice chairman and a secretary; and meetings of the joint board shall be called by the chairman when deemed necessary for the performance of the duties of the joint board.

The code submitted to the legislature for adoption shall be approved by a majority of the members of the joint board.

- (2) To recommend other legislation and other action relating to legislative ethics.
- (3) Investigate possible unethical conduct of employees of legislative interim committees in the same manner as hereafter specified for employees of one house.
- $NEW\ SECTION.$ Sec. 7. Each board shall have the following powers, duties and functions:
- (1) Upon the request of any member of its own house or whenever in a board's judgment the public interest requires, to render advisory opinions with regard to questions arising under the code of legislative ethics or statutes governing legislative ethics or conduct, or other issues involving legislative ethics. Such advisory opinions, with such deletions and changes as shall be necessary to protect the identity of the persons involved or seeking them, shall be published by the board periodically.
- (2) Whenever in a board's judgment the public interest requires, to investigate possible unethical conduct by one or more members of its own house or by a legislative employee of its own house as to violations of the code of legislative ethics or statutes governing legislative ethics. Any such investigation shall be conducted in accordance with the following procedures:
- (a) When the conduct of a particular legislator or legislative employee is under investigation, and a board decides to hold a hearing thereon, such legislator or legislative employee shall receive at least thirty days' written notice of the matters under investigation, and shall be entitled to present evidence, cross-examine witnesses and be represented by counsel.
- (b) Because hearings conducted by a board may, in some cases, involve alleged misconduct by particular legislators or legislative employees, the board shall hold hearings in closed session and the fact that hearings are being held or are to be held shall also be regarded as confidential information. However, any legislator or legislative employee who has received a notice of hearing under the terms of subparagraph (a) above, may advise the board that he elects that such hearing be public and the board shall be bound by the election if such election was made in writing and formally presented to the chairman of the board not less than seven days prior to the date set for the hearing.
- (c) A board may designate a subcommittee of the board to conduct hearings. The board, or if designated thereby, any member or subcommittee of the board, may issue subpoenas for the attendance and testimony of witnesses and the production of documentary evidence relating to any matter under examination by the board or involved in any hearing, administer oaths or affirmations, examine witnesses and receive evidence. In case of disobedience to a subpoena, the board may invoke the aid of any superior court of the state. Such court may, in case of refusal to obey a subpoena issued to such person, issue an order requiring such person to appear before the board, or to produce documentary evidence, or to give evidence, and any failure to obey such order may be punished by that court as contempt. Notwithstanding any other provision of law, every public official, state agency, and local governmental unit shall furnish to the board any documents, records, data, statements or information which the board designates as being necessary for the exercise of its functions, powers or duties.

- (d) Members of a board shall disqualify themselves in any case involving a legislator or legislative employee whom they cannot judge impartially. No finding of unethical conduct on the part of any legislator shall be valid unless signed by at least two-thirds of the members of the board who have not disqualified themselves.
- (e) All testimony, documents, records, data, statements or information received by a board in the course of any investigation shall be held private and confidential except in the course of a public hearing. If the board shall make a finding of unethical conduct, it shall transmit its findings and recommendations as provided in subsection (f) of this section.
- (f) Whenever a board finds that a legislator or legislative employee has engaged in unethical conduct, the board shall report its findings and recommendations directly to the rules committee of its own house, or to such other officer or committee as may be provided in the rules of such house, for such action as may be appropriate. The report shall include a recommendation as to whether the findings should remain confidential or become a matter of public record. A copy of the report shall be sent, by registered mail, to the legislator or legislative employee under investigation. The board shall notify the appropriate law enforcement agency directly if the board makes a finding that it has reasonable grounds to believe that a criminal violation of chapter 42.21 RCW or chapter 9.18 RCW has occurred.
- (3) To provide a continuing program of education, assistance, and information to legislators with regard to legislative ethics.
- (4) To make such rules for its own functioning and exercise such powers as may be appropriate for the discharge of the responsibilities of the board not in conflict with this act or the joint rules of the legislature.

 ${\it NEW}$ SECTION. Sec. 8. The legislative council shall provide necessary staff services to the board.

NEW SECTION. Sec. 9. Nothing contained in this act shall prevent the discharge of any legislative employee without recourse to the provisions hereof.

NEW SECTION. Sec. 10. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

Senate Members:

Fred H. Dore James A. Andersen William A. Gissberg House Members:

Thomas A. Swayze, Jr.
William S. Day
Norwood Cunningham

MOTION

Mr. Cunningham moved that the House adopt the report of the Free Conference Committee on Engrossed Senate Bill No. 630.

Representatives Cunningham and Day spoke in favor of the motion.

YIELDING TO QUESTION

At the request of Mr. Copeland, Mr. Cunningham yielded to question. Mr. Copeland:

"I have a question on the financing of this act. You stated that expenses incurred would be paid on vouchers but I don't find what fund they would be paid from."

Mr. Cunningham:

"The financing will be included in the Legislative Council's budget. As I recall there will be ten thousand dollars included for the operations of the joint board and five thousand dollars for each board."

The motion was carried.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Engrossed Senate Bill No. 630 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 630 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Adams, Amen, Anderson, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Richardson, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—89.

Those voting nay were: Representative Avey—1.

Those absent or not voting were: Representatives Backstrom, Conner, Harris, Litchman, Newschwander, Reese, Rosellini, Saling, Sawyer—9.

Engrossed Senate Bill No. 630 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING OF BILLS

Mr. Hoggins demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Backstrom, Conner, Harris, Kink, Litchman, Newschwander, Reese, Rosellini, Sawyer, and Taylor.

On motion of Mr. McDougall, the absent members were excused and the House proceeded with business under the call of the House.

Senate Joint Resolution No. 20, by Senators Ridder, Metcalf, and Gissberg:

Amending Constitution to change voting requirements as to excess levies.

House of Representatives.

Olympia, Wash., April 13, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Senate Joint Resolution No. 20, amending Constitution to change voting requirements as to excess levies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Beginning on page 1, line 27, after "more than" strike all the material down to and including "district" on page 2, line 3 and insert "[twelve] twenty-four months prior to the date [on which] for making the proposed levy or levies [is to be made] and not oftener than twice in [such] any twelve month period, either at a special election or at the regular election of such taxing district"

On page 2, line 6, after "election]" and before the semicolon, insert ": Provided, However, That no taxing district shall submit to the electors thereof a proposition to authorize the levy of additional tax upon the authority of this subsection (a) to be made in any year for which the electors previously have authorized the levy of additional tax under the authority of this subsection (a), unless the proposed

authorization is submitted to the electors by a proposition to substitute for the prior authorization under this subsection (a) a new authorization the amount of which will be adequate to fulfill all contractual obligations of the taxing district incurred by reason of the prior authorization, and unless the substitute proposition shall by its terms supersede the prior authorization and then be in lieu of any additional tax authorized by but not yet levied upon the authority of the superseded authorization"

Mary Ellen McCaffree, Chairman, Francis E. Holman, Vice Chairman.

We concur in this report: John Bagnariol, Dave Ceccarelli, Newman H. Clark, Slade Gorton, Gary Grant, Edward Heavey, Mrs. Joseph E. Hurley, Doris J. Johnson, Frank Marzano.

The resolution was read the second time.

On motion of Mrs. McCaffree, the committee amendments were adopted.

Mr. Brouillet moved the adoption of the following amendment:

On page 1, line 24, after "district" and before "when" insert "including school and library districts"

MOTION

Mr. Holman moved that his amendment be substituted for the amendment by Mr. Brouillet.

RULING BY THE SPEAKER

The Speaker:

"I think on this procedure, we will debate Mr. Brouillet's amendments first. He has six amendments that cover the same general area as Mr. Holman's amendments. We will have Mr. Brouillet explain to the House his entire six-amendment package, then we will place Mr. Holman's amendments before us for consideration."

Representative Brouillet spoke in favor of adoption of the amendment.

YIELDING TO QUESTION

At the request of Mr. Copeland, Mr. Brouillet yielded to question.

Mr. Copeland:

"Mr. Brouillet, would your series of amendments in effect take the material contained in Senate Joint Resolution No. 23 and insert it in this bill?"

Mr. Brouillet:

"It is the same idea, yes."

POINT OF ORDER

The Speaker recognized Mr. Copeland on a point of order.

Mr. Copeland:

"I raise a point of order that since this matter is duly before a committee in the House in the form of Senate Joint Resolution No. 23, Rule 33 would preclude Mr. Brouillet from offering these amendments."

RULING BY THE SPEAKER

The Speaker:

"I think, Mr. Copeland, that we have covered this point of order on a number of occasions and I have been rather lenient. Since this is not the identical language of Senate Joint Resolution No. 23, and there have been some substantive changes in the amendment by Mr. Brouillet, I think it would be in order at this time."

YIELDING TO QUESTION

At the request of Mr. McDougall, Mr. Holman yielded to question. Mr. McDougall:

"Mr. Holman, I presume that you had the opportunity to see Mr. Brouillet's amendments. Could you comment as to how the particular set of amendments you will be proposing to the body compare with Mr. Brouillet's amendments?"

Mr. Holman:

"Yes, I would be very happy to. I believe every member has a copy of my proposed amendments on this subject on his desk. As Mr. Brouillet says, what his amendments would do would be to provide some relief from the requirement now in the Constitution that a measure must receive a sixty percent majority vote in order to be valid. It would at the same time eliminate the forty percent voter requirement. In effect, as he just said, this would substitute Senate Joint Resolution No. 23 for Senate Joint Resolution No. 20. In discussing this subject, I would like to remind the House that there are these two features in the law at the present time which have on increasing occasions caused very great difficulties to local taxing districts, particularly school districts, in securing the voter approval of certain essential measures such as special levies for maintenance and operation and also capital improvement levies and bond issues. It is said that the voters might allow us to get rid of one but not the other, and the question is, Which one are we most likely to get rid of? This brings me to a discussion of which philosophically is least attractive. This is only a personal opinion, but in my experience I have found that in our district we have had the most difficulty with the forty percent voter turnout. Mr. Brouillet made a good case for the fact that many levies fail because they don't attract the sixty percent majority. This is a question each of you will have to decide in your own mind, and perhaps decide the question as to whether voters will be willing to get rid of both or give substantial relief on both.

"My amendments, which you have on your desks, have a little different slant. The intent is to try to handle both problems. I present them to you as a means by which to present to the voters what I consider to be a good solution to the problem. I hope I am not taking too long to explain this, but I think it is an important matter and I would like to go into detail. I imagine the reason we put the sixty percent requirement in the Constitution many years ago was because it was felt to be unfair to the property owner for a group of citizens who were voters, but might not be property owners, to cast upon the property owner a tax burden for which perhaps he didn't have a chance to vote. In many districts there are people who own property who don't live there, so philosophically there is a good reason for saying if you are going to have an election on a matter of this type, it is a good idea to have a pretty substantial vote to put on an excess levy, in order to be fair to the property owner who can't vote. That was the reason for requiring the sixty percent majority. Also, out of an abundance of caution, they put in the requirement that the voting turnout would have to be of some substantial size, and they picked forty percent. Now, the forty percent requirement is somewhat meaningless if you have a general election, because of course you will get the forty percent of the preceding election. Incidentally, however, as far as I have been able to determine, we are the only state in the nation which says you have to have a minimum turnout in order to validate an election. This places a premium on not voting for those who oppose the issue. I don't believe it is a democratic procedure, and I don't believe it should be supported. Senate Joint Resolution No. 20 is entirely justified and I believe it would be passed by the voters. In order to treat the sixty percent requirement so people can vote on the whole problem at once, I worked out this suggestion which you have on your desk. It is simply this, at any election in either case you will have to have sixty percent of something; that is, either sixty percent total vote of the last general election, in which case that is a big enough expression of opinion, or in those cases where you didn't get a sixty percent turnout, then I would agree that you should have a pretty substantial majority, such as sixty percent. So either way you have the sixty percent. Either sixty percent turnout and simple majority or else sixty percent majority. If you have studied the amendment you will notice it takes four changes in the Constitution to do this. I would also point out that this would also apply to elections for bond issues and building fund levies which I don't believe Senate Joint Resolution No. 23 handled. Also, in answer to a question posed to me a minute ago, it relates to any taxing district, so library districts are included as well, and cities and towns or any taxing district which wishes to present to the voters a special levy. I think this is a good compromise. I have discussed it with teachers' organizations. They think it is sound and would be accepted by the voters. We won't know that, of course, until it is tried. but at least I offer it for the consideration of the House. At the present time, though, I believe it is not before you."

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Brouillet yielded to question.

Mr. Smith:

"Mr. Brouillet, for my own edification, after hearing Mr. Holman explain his amendment, which in your opinion would the teachers' association prefer?"

Mr. Brouillet:

"That depends. I think they would prefer either one they could get. I would just say that my proposed amendment is not quite as general as Mr. Holman's. Perhaps I should be a little more liberal, but I have attempted to retain the forty mill limit and limit it to library districts, not all taxing districts. I think Mr. Holman's amendment has a lot of merit and I could vote for it, but I have tried to be somewhat conservative. To answer your question, I think either approach we could sell would do the job. I think it is up to the House to decide what approach they want to take and perhaps which would be easiest to explain to the voters."

YIELDING TO QUESTION

Color of the property of Confidence

At the request of Mr. Smith, Mr. Holman yielded to question.

Mr. Smith:

"Mr. Holman, in your discussion I believe you said that if you had a sixty percent turnout of the voters, that a simple majority would do the trick for passing a levy, but if you had less than sixty percent then you would have to have sixty percent of that sixty percent. I think you meant if you had less than forty percent."

Mr. Holman:

"I don't know how I said it, but I will say it again. If the total vote at the election did not exceed sixty percent of the last general election, then you would need to have a sixty percent majority."

Mr. Smith:

"Don't you mean forty percent, not sixty percent, of the last general election?"

Mr Holman:

Mr. Smith:

"As it stands now, all you have to have is forty percent, and then sixty percent to vote for the idea. You are raising the amount."

Mr. Holman:

"That is correct, but I think it would be academic, because if you put the measure on at the time of a general election, you are bound to get sixty percent of the previous election and then you can pass it by simple majority. However, if you have it in March where you are not going to get a sixty percent turnout, you would have to have a sixty percent majority, but not forty percent or any other minimum of voter turnout."

Mr. Smith:

"It appears that his proposal doesn't come out as liberal as I thought it would, in that when an election is held other than in general election years the forty percent requirement would be there and also the sixty percent requirement would be there."

Mr. Holman:

"No, sir, that is not right. If you have an election in March or May for example, and if you have a sixty percent turnout you could pass it by a simple majority, but there is no requirement of any minimum."

. "Mr. Smith:

"In other words, it would be a sixty percent majority even if twenty percent voted for the proposition. This is just the reverse of what I was thinking. I'm not sure yet what I was thinking."

. . . (19 %)

TWO SEED BELLEVILLE

Mr. McDougall spoke in favor of Mr. Holman's proposal rather than Mr. Brouillet's amendment.

YIELDING TO QUESTION

At the request of Mr. Moon, Mr. Holman yielded to question.

Mr. Moon:

"We have had an expression of opinion as to what the W.E.A. would prefer from Representative Brouillet. Could you, as a school director, give an opinion as to what the School Directors' Association might feel on the merits of the two amendments?"

Mr. Holman:

"I can give my own impressions after having attended the annual sessions of the Washington School Directors' Association for about ten years. All of them want to do something about this subject, but you can't find a majority on anything. It is almost as bad as this House of Representatives. But, frankly, they are concerned that if you lower the bars too much, that it not only will not pass the voters, but it would really not be fair to the property owner, and this is what I am concerned about. Probably some friends of mine in the House will think I have gone a lot farther than I should, but I have considered this. I think when you levy a tax on property and you are not sure that all the property owners will be able to vote, you should demand that the measure pass by a substantial majority such as sixty percent or else demand a substantial turnout. Many times a property owner can't vote because he owns a vacant lot in the district and lives someplace else. You should demand one condition or the other, and sixty percent seemed to me a rather arbitrary figure but seemed a good one, and then you could pass it by a simple majority. I think most school directors would look at the issue just like we do here and come up with a consensus, and whether or not they would agree with me, I can't say." of the back of the fact

Representatives Grant and King spoke in favor of the amendment by Mr. Brouillet.

The second of the MOTION As April 10 persons and appearing the

Mr. Holman moved that his amendment be substituted for Mr. Brouillet's amendment. The state of the sta

Mr. Chatalas demanded an electric roll call and the demand was sus-The service of the se

Representatives Kink and Sawyer appeared at the bar of the House. Compa

YIELDING TO QUESTION of the property of the state of the

At the request of Mr. McGavick, Mr. Holman yielded to question. Mr. McGavick:

"Mr. Holman, a question came to mind. It is my memory that in Seattle consistently in school levies we have had a sixty percent turnout of the voters participating on many occasions, but they have not voted on the school levy. In other words, they voted on every other measure except the school levy. Would that problem still persist if your amendments were adopted?"

Mr. Holman:

182 - 23 - 6110 "I think your assumption is in error. I believe that the falloff on any kind of election in Seattle has never been as great as sixty percent on school issues. I think the time school issues have not received large votes is when they have not been held during a general election."

Mr. McGavick:

"At the last election we had well over sixty percent of the previous election voting, but the school levy itself received fewer votes, for example, than the hospital bond, so we had to have a special levy."

Mr. Holman:

"No, I think your assumption is wrong. I think the fifty-nine percent was the majority vote. The total vote of a school election held in conjunction with a general election has never been below sixty percent."

Representative Elicker spoke in favor of the motion by Mr. Holman.

Mr. Bledsoe demanded the previous question and the demand was sustained.

The Speaker stated the question before the House to be the motion by Mr. Holman that his amendment be substituted for Mr. Brouillet's amendment.

The Clerk called the roll on the motion by Mr. Holman, and the motion was carried by the following vote: Yeas, 58; nays, 33; absent or not voting, 8.

Those voting yea were: Representatives Adams, Avey, Barden, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Chapin, Charette, Clark (Newman H.), Clocksin, Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Gallagher, Gladder, Goldsworthy, Gorton, Hill, Hoggins, Holman, Hubbard, Hurley, Johnson, Jolly, Jueling, Kalich, Kiskaddon, Kopet, Lewis, Lux, Lynch, May, McCaffree, McDougall, McGavick, Moon, Morrison, Murray, Newhouse, O'Dell, Richardson, Saling, Smythe, Spanton, Swayze, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—58.

Those voting nay were: Representatives Amen, Anderson, Bagnariol, Beck, Brouillet, Ceccarelli, Chatalas, Clarke (George W.), DeJarnatt, Garrett, Grant, Haussler, Hawley, Heavey, Humiston, Jastad, King, Kink, Kirk, Leckenby, Leland, Mahaffey, Marsh, Marzano, McCormick, Merrill, O'Brien, Perry, Sawyer, Sheridan, Smith, Sprague, Walgren—33.

Those absent or not voting were: Representatives Backstrom, Conner, Harris, Litchman, Newschwander, Reese, Rosellini, Taylor—8.

Mr. Holman moved the adoption of the following amendment:

Strike the amendment by Representative Brouillet and on page 1, line 25, after "majority" strike "of at least three-fifths" and insert "[of at least three-fifths]" and on page 2, beginning on line 3, after "district" strike all of the material down to the semicolon on line 6 and insert ", at which election the total number of persons voting on the proposition shall constitute not less than [forty] sixty per centum of the total number of votes cast in such taxing district at the last preceding general election"

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Smith on a point of parliamentary inquiry. Mr. Smith:

"By the past motion we are not acting on Mr. Holman's amendment but we are just substituting it for Mr. Brouillet's amendment?"

The Speaker:

"By the adoption of the first motion of Mr. Holman, we placed before the body his amendment in substitution for Mr. Brouillet's amendment. If we do not adopt his amendment, Mr. Brouillet's amendment will still be before us."

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. O'Brien on a point of parliamentary inquiry. Mr. O'Brien:

"Actually you adopted Mr. Holman's entire amendment. You substituted it and adopted the substitute amendment."

RULING BY THE SPEAKER

The Speaker:

"No, we just put it before the body. We had before us Mr. Brouillet's amendment. We had not acted on it. Mr. Holman has substituted his amendment for the amendment by Mr. Brouillet. We have not acted on the amendment. We have just placed it before us by the motion."

Debate ensued, Representative Bledsoe speaking in favor of adoption of Mr. Holman's amendment, and Representatives Smith and Sprague speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Saling, Mr. Smith yielded to question.

Mr. Saling:

"Mr. Smith, we are talking about a very small minority being able to pass a levy. Let's take this clear down as low as we possibly can. Is it legally possible or constitutional for a state representative to be elected if only one person should go to the polls in that legislative district?"

Mr. Smith:

"I must admit this is possible."

Further debate ensued, Representative Saling speaking in favor of the adoption of the amendment and Representative Smith speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Hawley, Mr. Holman yielded to question.

Mr. Hawley:

"Mr. Holman, your formula applies to all taxing districts, does it not?"

Mr. Holman:

"That is correct."

Mr. Hawley:

"Don't you think that will confuse the ballot and that it would be easier if it applied only to schools?"

Mr. Holman:

"No, I don't think that is correct, Mr. Hawley. It seems to me that if any taxing district such as a city or library district needs special levy relief, they should have the same applicable laws as the schools. I am afraid if we make it simply a school issue it might go down to defeat. I feel a property tax should be decided by the same rules and regulations and voting requirements regardless of what taxing district is asking for the levy."

Mr. Hawley:

"Is it true that Mr. Brouillet's amendment pertained only to schools?"

Mr. Holman:

"His amendment included library districts also."

Representative Lewis spoke in favor of adoption of the amendment by Mr. Holman.

Mr. McDougall demanded the previous question and the demand was sustained.

The motion was carried and the amendment was adopted on a rising vote.

Mr. Holman moved the adoption of the following amendment:

On page 2, line 6, after "election]" and before the amendment by the Committee on Revenue and Taxation insert: "or by any taxing district when specifically author-

ized so to do by a majority of at least three-fifths of the electors thereof voting on such proposition either at a special election or at a regular election of such taxing district, if at such election the number of persons voting on such proposition constitutes less than sixty per centum of the total number of votes cast in such taxing district at the last preceding general election"

Representatives Holman and Hoggins spoke in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

On motion of Mr. Holman, the following amendment was adopted:

On page 2, line 12, strike "of at least three-fifths" and insert "[of at least three-fifths]" and on page 2, line 17, after the word "district" strike all of the material down to the colon in line 20 and insert: ", at which election the total number of persons voting on the proposition shall constitute not less than [forty] sixty per centum of the total number of votes cast in such taxing district at the last preceding general election; or by any taxing district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on such proposition, submitted not oftener than twice in any calendar year, at an election held in a manner provided by law for bond elections in such taxing district, if at such election the number of persons voting on the proposition constitutes less than sixty per centum of the total number of votes cast in such taxing district at the last preceding general election"

Mr. Richardson moved the adoption of the following amendment by Representatives Newhouse, Haussler, Day, Hurley, Bozarth, and Richardson:

On page 1, line 14, after "shall be" strike "fifty" and insert "[fifty] twenty-five"

Representatives Richardson and Day spoke in favor of adoption of the amendment.

Mr. Avey demanded an electric roll call and the demand was sustained.

YIELDING TO QUESTION

At the request of Mr. Heavey, Mr. Richardson yielded to question.

Mr. Heavey:

"Mr. Holman is offering an amendment which allows for an income tax which I understand is graduated with a ceiling on it. If this twenty-five percent amendment is adopted, will you be able to support the income tax?"

Mr. Richardson:

"A couple more amendments and we will have the original tax reform program."

YIELDING TO QUESTION

. B. C. . P. .

1-11

At the request of Mr. Heavey, Mr. Day yielded to question.

Mr. Heavey:

"Mr. Day, will you answer the question I just asked Mr. Richardson?"

Mr. Day:

"The answer to the question is, 'No.'"

Further debate ensued, Representatives Heavey and Brouillet speaking against adoption of the amendment.

Mr. McDougall moved that the House defer further consideration of the amendment by Mr. Richardson and others and place before it the amendment by Mr. Holman dealing with an income tax.

Representative Holman spoke against the motion.

POINT OF ORDER

The Speaker recognized Mr. Moon on a point of order.

Mr. Moon:

"Mr. Speaker, is the amendment by Representative Holman on the Clerk's desk?"

The Speaker:

"We have his amendment on the desk with the understanding that it will be placed before the body for consideration if the pending amendment is adopted. While I don't think any rule particularly covers this situation, it would seem to me Mr. McDougall's motion would be out of order."

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MOTIONS

On motion of Mr. Copeland, the House deferred further consideration of Senate Joint Resolution No. 20, and the bill was ordered placed on tomorrow's second reading calendar.

Mr. Copeland moved that the Committee on Revenue and Taxation be relieved of Engrossed Senate Joint Resolution No. 23, and the bill be ordered placed on the second reading calendar of the day.

Representatives Copeland and O'Brien spoke in favor of the motion.

Mr. Bledsoe demanded the previous question and the demand was sustained.

The motion was carried.

The Speaker declared the question before the House to be Engrossed Senate Joint Resolution No. 23 on second reading.

Engrossed Senate Joint Resolution No. 23, by Senators Uhlman, Williams, Marquardt and Gissberg:

Reducing school levy vote requirements.

The resolution was read the second time.

Mr. Gorton moved the adoption of the following amendment by Representatives O'Brien, Holman, Brouillet, Flanagan, Haussler, and Gorton:

On page 1, line 3 of the resolution, after the comma following "THAT" strike the remainder of the resolution and insert: "At the next general election to be held in this state there shall be submitted to the qualified voters of the state for their approval and ratification, or rejection, proposals to amend Article VII of the Constitution of the state of Washington by amending section 2, as amended by Amendment 17, and by adding a new section 4, to read as follows:

"Article VII, section 2. Except as hereinafter provided and notwithstanding any other provision of this Constitution, the aggregate of all tax levies upon real and personal property by the state and all taxing districts now existing or hereafter created, shall not in any year exceed forty mills on the dollar of assessed valuation. which assessed valuation shall be fifty per centum of the true and fair value of such property in money: Provided, However, That such assessed valuation shall be twenty-five per centum of the true and fair value of such property in money with respect to assessments of property made from and after the second calendar year following the adoption and ratification of an amendment to this article specifically authorizing a tax upon income at a single rate or graduated rates in excess of the limitations provided by this section: Provided, [However] Further, That nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district: Provided Further, That notwithstanding any other provision of this Constitution the legislature shall have the power to provide for enforcement of the provisions of this article by vesting in state or local agencies or both the power to value and to assess property for purposes of taxes imposed for any state or local purpose. The term "taxing district" for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or public utility district. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only

- (a) By any taxing district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to levy such additional tax submitted not more than [twelve] twenty-four months prior to the date [on which] for making the proposed levy or levies [is to be made] and not oftener than twice in [such] any twelve month period, either at a special election or at the regular election of such taxing district, at which election the number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Provided. However, That no taxing district shall submit to the electors thereof a proposition to authorize the levy of additional tax upon the authority of this subsection (a) to be made in any year for which the electors previously have authorized the levy of additional tax under the authority of this subsection (a), unless the proposed authorization is submitted to the electors by a proposition to substitute for the prior authorization under this subsection (a) a new authorization the amount of which will be adequate to fulfill all contractual obligations of the taxing district incurred by reason of the prior authorization, and unless the substitute proposition shall by its terms supersede the prior authorization and then be in lieu of any additional tax authorized by but not yet levied upon the authority of the superseded authorization:
- (b) By any taxing district otherwise authorized by law to issue general obligation bonds for capital purposes, for the sole purpose of making the required payments of principal and interest on general obligation bonds issued solely for capital purposes, other than the replacement of equipment, when authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to issue such bonds and to pay the principal and interest thereon by an annual tax levy in excess of the limitation herein provided during the term of such bonds, submitted not oftener than twice in any calendar year, at an election held in the manner provided by law for bond elections in such taxing district, at which election the total number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Provided, That any such taxing district shall have the right by vote of its governing body to refund any general obligation bonds of said district issued for capital purposes only, and to provide for the interest thereon and amortization thereof by annual levies in excess of the tax limitation provided for herein, And Provided Further, That the provisions of this section shall also be subject to the limitations contained in Article VIII, Section 6, of this Constitution;
- (c) By the state or any taxing district for the purpose of paying the principal or interest on general obligation bonds outstanding on December 6, 1934; or for the purpose of preventing the impairment of the obligation of a contract when ordered so to do by a court of last resort.

NEW SECTION. Article VII, section 4. Notwithstanding any other provision of this Constitution, the legislature shall have the power:

- (a) To impose a tax upon income from whatever source derived, at a rate or rates which may be in excess of the rate permitted by section 2 of this Article VII;
- (b) To provide for allowance of credits, exclusions, exemptions, and deductions to be used in determining the amount of income subject to tax or in computing such tax; and
- (c) For purposes of simplifying administration and facilitating compliance by taxpayers, to adopt by reference any federal statutes relating to the determination of taxable income, both as enacted at the time of adoption and as amended after the time of adoption.

No tax upon or measured by net income shall be imposed by the state, unless the state also shall impose a tax upon the retail sale or use of tangible personal property; and the highest rate of tax imposed by the state upon or measured by net income and the rate of tax imposed upon the retail sale or use of tangible personal property shall be identical: *Provided*, That nothing herein shall prevent the legislature from providing for the exemption of certain types of property, services, or transactions from the tax upon the retail sale or use of tangible personal property, or limit the rate of tax which may be imposed upon the sale or use of tobacco products or alcoholic beverages.

No tax upon income pursuant to this section shall be collected until the adoption and ratification of an amendment to section 2 of this article providing that the assessed valuation of property shall be twenty-five percent of true and fair value of such property in money.

Be It Further Resolved, That the secretary of state shall cause notice of the foregoing constitutional amendments to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state."

Representative Backstrom appeared at the bar of the House.

Mrs. Hurley moved the adoption of the following amendment to the amendment:

On page 2, line 2 of the New Section, after "the legislature" insert "by two-thirds vote of both houses"

Debate ensued, Representative Hurley speaking in favor of adoption of the amendment to the amendment, and Representatives Brouillet and Copeland speaking against its adoption.

The motion was lost and the amendment to the amendment was not adopted.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

POINT OF PERSONAL PRIVILEGE

The Speaker recognized Mr. Morrison on a point of personal privilege.

Mr. Morrison:

"Thank you, Mr. Speaker. The apples which the pages are distributing are again the courtesy of the apple growers of the State of Washington."

With the consent of the House, Representative Gorton withdrew his amendment.

MOTIONS

On motion of Mr. Gorton, the House deferred further consideration of Engrossed Senate Joint Resolution No. 23 and the balance of the second reading calendar, and the bills were ordered placed on tomorrow's second reading calendar.

On motion of Mr. Gorton, the House dispensed with further business under the call of the House.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 25, 1967.

Mr. Speaker:

The President has signed: House Concurrent Resolution No. 50, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 25, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Senate Bill No. 261 and has granted said committee the powers of Free Conference.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 25, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 934 and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Durkan, Williams, and McCormack.

Ward Bowden, Secretary.

MOTION -

On motion of Mr. McDougall, the House granted the request of the Senate for a conference on Engrossed House Bill No. 934.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed House Bill No. 934: Representatives Gorton, McCaffree, and Sawyer.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 25, 1967.

The Senate refuses to concur in the House amendment to Engrossed Senate Bill No. 122 and asks the House to recede therefrom, and said bill together with the House amendment thereto are herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House refused to recede from its amendment to Engrossed Senate Bill No. 122, and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Engrossed Senate Bill No. 122: Representatives Cunningham, Swayze, and MOTION

On motion of Mr. McDougall, the House adjourned until 11:00 a.m., Wednesday, April 26, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

2.5%

FORTY-EIGHTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Wednesday, April 26, 1967.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll and all members were present except Representatives Adams, Bottiger, Brouillet, Clocksin, Copeland, Day, Harris, Holman, McCormick, Newschwander, O'Brien, Rosellini, Swayze, and Thompson. Representatives Clocksin, Harris, Rosellini, and Swayze were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Stephen Roman of the St. Michael's Catholic Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 513.

MOTION

On motion of Mr. McDougall, the House recessed until 2:15 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 2:15 p.m.

The Clerk called the roll and all members were present except Representatives Clocksin, Harris, Rosellini, and Swayze, who were excused.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 26, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 468 and has passed the bill as amended by the House.

Ward Bowden, Secretary,

Senate Chamber, Olympia, Wash., April 26, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 468, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 26, 1967.

Mr. Speaker:

The President has signed: House Bill No. 513, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 26, 1967.

Mr. Speaker:

The Senate refuses to recede from its amendment to House Bill No. 686, on page 2, section 2, line 3, and asks the House for a conference thereon, and the President has appointed as members of the Conference Committee thereon: Senators Atwood, Durkan, and Ridder.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House granted the request of the Senate for a conference on House Bill No. 686.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on House Bill No. 686, Representatives Brouillet, Gladder, and Murray.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 26, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 202 and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

Ward Bowden, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 26, 1967.

Mr. President: Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 202, granting administrative powers to the state arts commission and authorizing employment of an executive secretary and other assistants, have had the same under consideration, and we report that we are unable to agree and request the powers of Free Conference.

Senate Members:

Wes C. Uhlman Robert W. Twigg August P. Mardesich House Members:

Jonathan Whetzel David G. Sprague Donald H. Brazier, Jr.

MOTION

On motion of Mrs. McCaffree, the report of the Conference Committee on Engrossed House Bill No. 202 was adopted and the committee was granted the powers of Free Conference.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 26, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 387 and passed the bill as amended by the Free Conference Committee, and the report of the Free Conference Committee and the bill are herewith transmitted.

Ward Bowden, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 21, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 387, creating commission to determine feasibility of state participation in World Exposition of 1970, have had the same under consideration, and we recommend that Engrossed House Bill No. 387 be amended to read as follows:

Strike the Senate amendments by the Committee on Commerce, Manufacturing and Licenses and Senator Kupka.

On page 1, section 2, line 16 of the engrossed bill, being line 18 of the printed bill, after "of" and before "members" strike "seven" and insert "nine"

On page 1, section 2, line 22 of the printed bill, being line 20 of the engrossed bill, after "commission," strike all the material down to and including "representatives," on line 26 of the printed bill, being line 23 of the engrossed bill, and insert: "two senators (being one from the senate majority and one from the senate minority) by the president of the senate, who shall also be a member, and two representatives (being one from the house majority and one from the house minority) by the speaker of the house of representatives, who shall also be a member."

On page 2 of the engrossed bill, following section 3, add a new section to read as follows:

"NEW SECTION. Sec. 4. The expenses of the commission incurred under this act shall be paid by the director of commerce and economic development as a proper charge to the state trade fair fund. This amount is not to exceed the sum of forty thousand dollars or as much thereof as may be necessary for the fiscal biennium ending June 30, 1969."

In line 3 of the title of the engrossed bill, after "duties" and before the period insert "; and providing for the payment of certain expenses of the commission", and that Engrossed House Bill No. 387 do pass as amended.

Senate Members:

House Members:

Martin J. Durkan Perry B. Woodall Alan Bluechel William J. S. "Bill" May

A. L. Rasmussen Hal Wolf

MOTION

On motion of Mr. Charette, the House deferred further consideration of the report of the Free Conference Committee on Engrossed House Bill No. 387, and ordered it held for tomorrow's fifth order of business.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 26, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 133, and said bill together with the Conference Committee report are herewith transmitted.

Ward Bowden, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 22, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 133, authorizing water districts to lease out real or personal property, have had the same under consideration, and we recommend that Engrossed House Bill No. 133 do pass with the Senate amendments.

Senate Members:

House Members:

Don L. Talley Reuben A. Knoblauch Damon R. Canfield Avery Garrett Brian J. Lewis

MOTION .

Mr. Garrett moved that the report of the Conference Committee on Engrossed House Bill No. 133 be adopted.

Representative Garrett spoke in favor of the motion.

Representative Chapin spoke against the motion to adopt the report of the Conference Committee, and Representative Lewis spoke in favor of the motion.

The motion was carried on a rising vote.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 133 with the Senate amendments.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 133 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 133 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 78; nays, 15; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCormick, McDougall, Merrill, Moon, Morrison, Murray, Newschwander, O'Brien, O'Dell, Perry, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Thompson, Veroske, Walgren, Wolf, Zimmerman, Mr. Speaker—78.

Those voting nay were: Representatives Avey, Bottiger, Brazier, Chapin, Conner, Gorton, Holman, Hubbard, Kopet, Leckenby, McGavick, Newhouse, Reese, Taylor, Whetzel—15.

Those absent or not voting were: Representatives Clocksin, Harris, Mc-Caffree, Rosellini, Swayze, Wanamaker—6.

Engrossed House Bill No. 133 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker:

"At various times this session we have honored groups and individuals here in the House chamber, and today we have the opportunity to honor a group of young ladies who have worked hard and diligently for us, the members of the House, this regular and special session. Since this is National Secretaries Week, we felt it might be appropriate to have the young ladies come forward, and if Mr. O'Brien and Mr. Copeland would come to the rostrum, I would ask them to join me in presenting corsages to these secretaries. We want to offer an apology for not being able to honor all the secretaries, but we thought we would bring you a representative group today of the hardworking crew that stands behind the members and turns out the work."

The Speaker and Representatives Copeland and O'Brien presented corsages to: Charlotte Fuller, Helen Haglund, Victoria Hazlett, Cheryl Horn, Sally McDaniels, Phyllis Mottman, Charlotte Nikont, Mildred Olsen, Adelaide Peterson, Lucile Rohrbeck, Grace Shea, Sandra Symington, Mary Walker, and Nanci Williams.

The Speaker:

"Ladies, once again, we certainly thank you for all of your help and assistance during the trying days of this regular and special session and we thank all of the other girls in this building as well as those in the other buildings. Thank you very much."

SECOND READING OF BILLS

Engrossed Senate Joint Resolution No. 23, by Senators Uhlman, Williams, Marquardt, and Gissberg:

Reducing school levy vote requirements.

The House resumed consideration of Engrossed Senate Joint Resolution No. 23 on second reading.

MOTION

On motion of Mr. Gorton, Engrossed Senate Joint Resolution No. 23 was referred to the Committee on Rules and Administration.

Senate Bill No. 649, by Senators Uhlman, Freise, and Greive:

Increasing salary of administrator for the courts and making an appropriation.

The House resumed consideration of Senate Bill No. 649.

MOTION

On motion of Mr. Gorton, the House deferred further consideration of Senate Bill No. 649 on second reading, and the bill was ordered placed on tomorrow's second reading calendar.

Senate Joint Resolution No. 20, by Senators Ridder, Metcalf, and Gissberg:

Amending Constitution to change voting requirements as to excess levies. The House resumed consideration of Senate Joint Resolution No. 20 on second reading.

The Speaker stated the question before the House to be the adoption of the following amendment by Representatives Richardson, Newhouse, Haussler, Day, Hurley, and Bozarth:

On page 1, line 14, after "shall be" strike "fifty" and insert "[fifty] twenty-five"

An electric roll call had been demanded the previous day.

Debate ensued, Representatives Copeland, Haussler, Flanagan, Amen, Bledsoe, and Litchman speaking in favor of adoption of the amendment, and Representatives McGavick, Gorton, Lux, Kalich, and Hoggins speaking against its adoption.

Mr. McDougall demanded the previous question and the demand was sustained.

The Clerk called the roll on the adoption of the amendment to Senate Joint Resolution No. 20, and the amendment passed by the following vote: Yeas, 56; nays, 38; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Berentson, Bledsoe, Bottiger, Bozarth, Brazier, Charette, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Haussler, Hawley, Hubbard, Hurley, Jastad, Jolly, Jueling, Kink, Kopet, Leckenby, Leland, Litchman, Lynch, Marsh, May, McCormick, McDougall, Merrill, Morrison, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Smith, Spanton, Veroske, Wanamaker, Wolf, Mr. Speaker—56.

Those voting nay were: Representatives Beck, Bluechel, Brouillet, Ceccarelli, Chapin, DeJarnatt, Elicker, Gorton, Grant, Heavey, Hill, Hoggins, Holman, Humiston, Johnson, Kalich, King, Kirk, Kiskaddon, Lewis, Lux, Mahaffey, Marzano, McCaffree, McGavick, Moon, Murray, Perry, Saling, Sawyer, Sheridan, Smythe, Sprague, Taylor, Thompson, Walgren, Whetzel, Zimmerman—38.

Those absent or not voting were: Representatives Chatalas, Clocksin, Harris, Rosellini, Swayze—5.

STATEMENTS FOR THE JOURNAL

I wish to enter into the journal the following remarks regarding my "no" vote on the amendment by Mr. Richardson and others to Senate Joint Resolution No. 20 relating to the constitutional twenty-five percent limit on property tax.

I voted "no" because I believe that adoption of the twenty-five percent limit on property tax without a broad based tax reform will not protect the homeowner from increases in property taxes.

In fact, the burden of property taxes would shift from the property of business and industry which is in some cases assessed at greater than twenty-five percent to that of the small property owners which is now assessed at less than twenty-five percent.

There would also be a loss in revenue to the state of nearly thirty million dollars. This would require an increase in the sales tax of nearly two-tenths of one percent.

Dale E. Hoggins, 21st District.

My vote against the amendment by Representatives Richardson, Newhouse, Haussler, Day, Hurley, and Bozarth to Senate Joint Resolution No. 20, changing the property tax ratio from fifty percent to twenty-five percent, was predicated on it being an incomplete action by the Legislature in the field of taxation.

Reducing the potential ratio from fifty percent to twenty-five percent is not a reduction in property taxes. In fact, it will increase home taxes, those levied on real property, and lower business taxes, those levied on personal property.

While I acknowledge that the personal property tax is too high, I must also recognize that lowering those taxes by shifting our need for revenue to the homeowner without broadening the tax sources—the tax base—is irresponsible. Moreover, it places undue burden on the homeowner who will, in Seattle, be faced with an additional two-mill special levy to make up lost revenues from the personal property tax reduction.

For older people and those on fixed incomes, this is a tax increase which will be coupled with a sales tax increase, both of which will be disproportionately burdensome to these hard-pressed taxpayers.

For these reasons I felt compelled to cast this vote.

Joseph L. McGavick, 32-B District.

On the amendment by Representative Richardson and others to Senate Joint Resolution No. 20 on Wednesday, April 26, we voted "yes" on the adoption of the twenty-five percent amendment in order that we might move to reconsider the amendment when it became obvious the motion was going to pass.

Paul Barden, 30th District. Norwood Cunningham, 30th District.

Mr. Conner moved the adoption of the following amendment to Senate Joint Resolution No. 20:

On page 1, line 17, after "district" and before the period insert "or by any fire protection district at the rate provided by law for public utility districts, within any fire protection district when there is no public utility district levy in such district subject to any limitation upon the power of a fire protection district to levy taxes, other than the limitation as to millage."

Representative Conner spoke in favor of adoption of the amendment and Representative Cunningham spoke against its adoption.

The motion was lost and the amendment was not adopted.

On motion of Mr. Richardson, the following amendment by Representatives Richardson, Haussler, and Newhouse was adopted:

On page 1, line 17, after "district" and before the period insert ": Provided Further, That notwithstanding any other provision of this Constitution the legislature shall have the power to provide for enforcement of the provisions of this article by vesting in state or local agencies or both the power to value and to assess property for purposes of taxes imposed for any state or local purpose"

Mr. Holman moved the adoption of the following amendment:

On page 1, line 17, after the amendment by Representatives Richardson, Haussler and Newhouse insert ": Provided Further, That at any time during which the state is not levying a tax upon income, the assessed valuation of real and personal property subject to taxation shall be increased from twenty-five to fifty percent of the true and fair value of such property in money"

Representative Holman spoke in favor of adoption of the amendment.

Mr. McGavick demanded an electric roll call and the demand was sustained.

YIELDING TO QUESTION

At the request of Mr. Leckenby, Mr. Holman yielded to question.

Mr. Leckenby:

"Does this mean that if this amendment is not adopted, your services would not be available to try and help the people of the state understand your amendment which we adopted yesterday? I have to admit I couldn't understand it and I don't see how the rest of the people will understand it. Without your services the state will have to yote it down."

Mr. Holman:

"I would have to say this, my services will be available to everyone who wants them for nearly every purpose. You are asking me if I would try to add on my amendments at a later point, and I would have to say I am reserving a decision on that. I would like to see this amendment adopted, and then I'll see what I do with the next one."

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"Mr. Speaker, would you like to rule on whether or not this amendment is germane to this proposition? It seems to me it destroys the intent of the act and it is frivolous."

RULING BY THE SPEAKER

The Speaker:

"If you insist, Mr. O'Brien. I think the amendment is in order. We have already added a number of lights to this string on the Christmas tree and I think one additional one, if it is successful, probably won't have too much effect."

MOTION

Mr. Newhouse moved that the amendment by Mr. Holman to Senate Joint Resolution No. 20 be laid on the table.

Mr. Brouillet demanded an electric roll call and the demand was sustained.

The Clerk called the roll on the motion by Mr. Newhouse to table the amendment by Mr. Holman to Senate Joint Resolution No. 20, and the motion was carried by the following vote: Yeas, 51; nays, 39; absent or not voting, 9.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Berentson, Bledsoe, Bozarth, Brazier, Ceccarelli, Charette, Chatalas, Clarke (George W.), Conner, Copeland, Day, Farr, Gladder, Goldsworthy, Haussler, Hawley, Heavey, Hubbard, Humiston, Hurley, Jastad, Jolly, Jueling, Kink, Kopet, Leckenby, Leland, Lynch, May, McCormick, McDougall, Merrill, Morrison, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Smith, Spanton, Taylor, Wanamaker, Wolf, Mr. Speaker—51.

Those voting nay were: Representatives Barden, Beck, Bluechel, Bottiger, Brouillet, Chapin, Clark (Newman H.), Cunningham, DeJarnatt, Elicker, Gallagher, Garrett, Gorton, Grant, Hill, Hoggins, Holman, Johnson, Kalich, Kirk, Kiskaddon, Lewis, Lux, Mahaffey, Marsh, Marzano, McCaffree, McGavick, Moon, Murray, Saling, Sawyer, Sheridan, Smythe, Sprague, Thompson, Walgren, Whetzel, Zimmerman—39.

Those absent or not voting were: Representatives Clocksin, Flanagan, Harris, King, Litchman, Perry, Rosellini, Swayze, Veroske—9.

Senate Joint Resolution No. 20 was ordered passed to the Committee on Rules and Administration for third reading.

MOTION

On motion of Mr. McDougall, the House adjourned until 10:00 a.m., Thursday, April 27, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FORTY-NINTH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Thursday, April 27, 1967.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Chapin, Clocksin, Harris, Jueling, Kiskaddon, Newschwander, Rosellini, and Taylor. Representatives Chapin, Clocksin, Harris, Newschwander, and Rosellini were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Charles Loyer, Minister of the Westminster United Presbyterian Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 133; also

Senate Bill No. 468.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., April 21, 1967.

Mr. Speaker:

4.

We, a majority of your Committee on Business and Professions, to whom was referred Senate Bill No. 645, pertaining to communications and data processing, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Hal Wolf, Chairman, Walt Reese, Vice Chairman.

We concur in this report: Alan Bluechel, Bill Kiskaddon, William S. Leckenby, Alfred E. Leland, Mark Litchman, Gordon W. Richardson, John S. Murray.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 26, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bill, entitled:

House Bill No. 595:

Increasing motor vehicle fuel tax and providing for the disposition thereof.

Very truly yours,

Raymond W. Haman, Legal Counsel to the Governor.

REPORT OF FREE CONFERENCE COMMITTEE

The House resumed consideration of the Report of the Free Conference Committee on Engrossed House Bill No. 387.

Olympia, Wash., April 21, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 387, creating commission to determine feasibility of state participation in World Exposition of 1970, have had the same under consideration, and we recommend that Engrossed House Bill No. 387 be amended to read as follows:

Strike the Senate amendments by the Committee on Commerce, Manufacturing and Licenses and Senator Kupka.

On page 1, section 2, line 16 of the engrossed bill, being line 18 of the printed bill, after "of" and before "members" strike "seven" and insert "nine"

On page 1, section 2, line 22 of the printed bill, being line 20 of the engrossed bill, after "commission," strike all the material down to and including "representatives," on line 26 of the printed bill, being line 23 of the engrossed bill, and insert: "two senators (being one from the senate majority and one from the senate minority) by the president of the senate, who shall also be a member, and two representatives (being one from the house majority and one from the house minority) by the speaker of the house of representatives, who shall also be a member.

On page 2 of the engrossed bill, following section 3, add a new section to read as follows:

"NEW SECTION. Sec. 4. The expenses of the commission incurred under this act shall be paid by the director of commerce and economic development as a proper charge to the state trade fair fund. This amount is not to exceed the sum of forty thousand dollars or as much thereof as may be necessary for the fiscal biennium ending June 30, 1969."

In line 3 of the title of the engrossed bill, after "duties" and before the period insert "; and providing for the payment of certain expenses of the commission", and that Engrossed House Bill No. 387 be passed, as amended.

Senate Members:

Martin J. Durkan Perry B. Woodall A. L. Rasmussen House Members:

Alan Bluechel William J. S. "Bill" May Hal Wolf

MOTION

On motion of Mr. Wolf, the Report of the Free Conference Committee on Engrossed House Bill No. 387 was adopted.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker declared the question before the House to be Engrossed House Bill No. 387 as amended by the Free Conference Committee on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 387 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Cunningham, Day, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kirk, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—83.

Those absent or not voting were: Representatives Backstrom, Berentson, Chapin, Clocksin, Copeland, DeJarnatt, Harris, Hubbard, Jueling, Kink, Kiskaddon, McCormick, Newschwander, Rosellini, Taylor, Whetzel—16.

Engrossed House Bill No. 387 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MOTION

On motion of Mr. Bledsoe, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll and all members were present except Representatives Clocksin, Harris, Kink, Newschwander, Rosellini and Taylor. Representatives Clocksin, Harris, Kink, Newschwander, and Rosellini were excused.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 122 and the House amendment thereto, and the President has appointed

as members of the Conference Committee thereon: Senators Dore, Woodall, and Donohue.

Ward Bowden, Secretary.

Senate Chamber.

Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 630 and passed the bill as amended by the Free Conference Committee.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has adopted: Senate Concurrent Resolution No. 15, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The President has signed: House Bill No. 133, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 387.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 26, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 419, providing for the payment of compensation by abutting owners for property acquired through vacation of streets and alleys, have had the same under consideration, and we are unable to agree and request the powers of Free Conference.

Senate Members:

Wilbur G. Hallauer R. R. Bob Greive Fred G. Redmon House Members:

John L. O'Brien Joseph L. McGavick Dale E. Hoggins

MOTION

On motion of Mr. McDougall, the report of the Conference Committee on Engrossed Senate Bill No. 419 was adopted and the committee was granted the powers of Free Conference.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 26, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 934 and has granted the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

Ward Bowden, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 26, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 934, implementing law putting additional limitations on regular property tax

revenue, have had the same under consideration, and we are unable to agree and ask for powers of Free Conference.

Senate Members:

Martin J. Durkan Walter B. Williams Mike McCormack House Members:
Slade Gorton
Mary Ellen McCaffree
Leonard A. Sawyer

MOTION

On motion of Mr. Bledsoe, the report of the Conference Committee on Engrossed House Bill No. 934 was adopted and the committee was granted the powers of Free Conference.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 202 and has passed the bill as amended by the Free Conference Committee, and the report of the Free Conference Committee and the bill are herewith transmitted.

Ward Bowden, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 26, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 202, granting administrative powers to the state arts commission and authorizing employment of an executive secretary and other assistants, have had the same under consideration, and we recommend that the attached bill be substituted therefor and that it do pass.

An Act relating to the Washington state arts commission; amending section 43.46.020, chapter 8, Laws of 1965 and RCW 43.46.020; amending section 43.46.030, chapter 8, Laws of 1965 and RCW 43.46.030; and adding new sections to chapter 8, Laws of 1965 and to chapter 43.46 RCW.

Be It Enacted by the Legislature of the State of Washington:

NEW SECTION. Section 1. There is added to chapter 8, Laws of 1965 and to chapter 43.46 RCW a new section to read as follows:

The commission may develop, promote and administer any activity, project, or program within or without this state which is related to the growth and development of the arts and humanities in the state of Washington and may cooperate with any person or public or private agency to this end.

NEW SECTION. Sec. 2. There is added to chapter 8, Laws of 1965 and to chapter 43.46 RCW a new section to read as follows:

The commission may select and employ a full time executive secretary, who shall receive no other salary and shall not be otherwise gainfully employed. Subject to the provisions of chapter 41.06 RCW, the commission may also employ such clerical and other assistants as may be reasonably required to carry out its functions and shall fix their compensation.

Sec. 3. Section 43.46.020, chapter 8, Laws of 1965 and RCW 43.46.020 are each amended to read as follows:

There is hereby established a Washington state arts commission. The commission shall be composed of twenty-one members appointed by the governor. Two members shall be members of the legislature, one to be appointed from the senate and one to be appointed from the house of representatives. The legislative members so appointed shall be from opposite major political parties. The remaining members shall be appointed representing the various categories of the arts including architecture, painting, sculpture, music, landscape architecture, crafts, literature, graphic arts, theatre arts and dance. The governor shall consider nominations for membership from architectural, art, music, literary and other cultural organizations. Members shall be selected where practicable from the various geographical areas of the state.

Sec. 4. Section 43.46.030, chapter 8, Laws of 1965 and RCW 43.46.030 are each amended to read as follows:

Initial appointments shall be seven members for one year terms, seven members for two year terms and seven members for three year terms. The office of a legislative member shall become vacant whenever he ceases to be a member of the senate or house of representatives from which he was appointed. Subsequent appointments shall be for three year terms except appointments for vacancies which shall be for unexpired terms.

Senate Members:

Wes C. Uhlman Robert W. Twigg August P. Mardesich House Members:

Jonathan Whetzel David G. Sprague Donald H. Brazier, Jr.

MOTION

On motion of Mr. Whetzel, the report of the Free Conference Committee on Engrossed House Bill No. 202 was adopted.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker declared the question before the House to be Engrossed House Bill No. 202 as amended by the Free Conference Committee on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 202 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 81; nays, 7; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Murray, Newhouse, O'Brien, O'Dell, Perry, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—81.

Those voting nay were: Representatives Amen, Brazier, Gladder, Morrison, Reese, Richardson, Spanton—7.

Those absent or not voting were: Representatives Backstrom, Clocksin, Day, Flanagan, Harris, Kink, Kopet, Newschwander, Rosellini, Swayze, Taylor—11

Engrossed House Bill No. 202 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 26, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Substitute House Bill No. 722 with the following amendments:

On page 1, line 11 of the title of the printed bill following "drivers" and before the semicolon insert "and vehicles"

On page 2, line 19 of the title, after ".270;" insert "amending section 43, chapter 121, Laws of 1965 extraordinary session and RCW 46.20.342; amending section 1, chapter 24,

Laws of 1905, as last amended by section 1, chapter 227, Laws of 1957, and RCW 9.92.060; amending section 4, chapter 227, Laws of 1957 and RCW 9.95.210;"

On page 2, line 30 of the title in both the printed and engrossed bills, after "050;" insert "amending section 81.80.060, chapter 14, Laws of 1961 as last amended by section 40, chapter 170, Laws of 1965 extraordinary session and RCW 81.80.060; amending section 82.36.020, chapter 15, Laws of 1961 as last amended by section 2, chapter (House Bill No. 595), Laws of 1967 extraordinary session and RCW 82.36.020;"

On page 2, following the Senate Committee Amendment to line 30, after "82.36.020;" on the last line of the amendment, insert "amending section 46.68.100, chapter 12, Laws of 1961 as last amended by section 8, chapter(House Bill No. 595), Laws of 1967 extraordinary session and RCW 46.68.100;"

On page 2, of the title, line 32, after ".300;" and before "adding" insert "amending section 35, chapter 3, Laws of 1963 extraordinary session as amended by section 64, Laws of 1965 extraordinary session and RCW 44.40.019;"

On page 3, line 14 of the title of the printed bill following "096;" and before "making" insert "amending section 46.16.320, chapter 12, Laws of 1961 as amended by section 21, chapter 32, Laws of 1967 and RCW 46.16.320;"

On page 4, section 1, beginning on line 20 of the printed and engrossed bills, strike all of subsection (6) and renumber the remaining subsections consecutively.

On page 5, section 1, following line 23, insert a new subsection (14) to read as follows:

"(14) Secondary State Highway No. 5 N from Eatonville, southeasterly to a junction with Primary State Highway No. 5 in the vicinity of Elbe."

On page 5, section 1 of the printed bill, line 5 of the House amendment by Representatives Barden and Cunningham, being page 5, section 1, lines 28 and 29 of the engrossed bill, after "necessity of" and before "overpass" strike "an" and insert "a pedestrian"

On page 5, section 1 following subsection (15) renumbered subsection (14) add a new subsection to read as follows:

"(15) An extension to SSH No. 3S from the existing west terminis of SSH No. 3S in the vicinity of the boundary between Stevens and Spokane counties, thence northwesterly along the north bank of the Spokane river to connect with PSH No. 22 in the vicinity of the confluence of the Columbia and Spokane rivers. In connection with this study, the Washington state highway commission is directed to prepare a report updating the reconnaissance survey report submitted to the 1961 Legislature pursuant to section 20, chapter 319, Laws of 1959."

On page 5, section 1 of the engrossed bill, following the Senate Highway Committee amendment adding a new subsection (15), add a new subsection as follows: "(16) A highway beginning at a junction with primary state highway No. 11, N.E. of the Pasco Airport and thence northwesterly to an extension of the Horn Rapids County Road, and thence to a junction with the intersection of secondary state highway No. 3-R and the Horn Rapids County Road."

On page 6, section 4, line 30 of the printed and engrossed bills after "No. 1" and before "to determine" insert "together with the extension of said highway, formerly primary state highway No. 1 (Pacific highway), southerly to Milton"

On page 12, section 17 strike all of lines 18, 19 and 20 of the printed and engrossed bills and insert the following:

"[Secondary state highway No. 5L; beginning at Morton on primary state highway No. 5; thence in a southwesterly direction to Riffe on primary state highway No. 5;]"

On page 13, section 21, line 30 of the printed and engrossed bills, after the period following "structure" insert "As part of the studies and surveys, the commission shall fully study an underwater tube as an alternative to a bridge."

On page 15 of the printed and engrossed bills following section 25, strike all of section 26 and insert a new section to read as follows:

"NEW SECTION. Sec. 26. The state highway commission is authorized and directed to conduct preliminary surveys, including traffic studies, necessary to determine the financial feasibility of a toll bridge to cross the Columbia River at Puget Island. The proposed toll bridge is to be considered as a replacement to the existing ferry operation between Puget Island in Wahkiakum county, operating to the state of Oregon in the vicinity of Westport. Oregon. The highway commission shall, in cooperation with the county commissioners of Wahkiakum county, utilize all traffic data and statistics available from the Puget Island ferry operation. Upon completion of such studies the highway commission shall report its findings and recommendations to the Washington

toll bridge authority and the joint committee on highways. The joint committee on highways shall submit copies of the report to the 1969 Legislature."

On page 15, section 30, line 30, strike "or bicycles"

On page 15, section 30, line 31, before "hours" strike "three" and insert "eight"

On page 16, section 30, line 3, after "amended" add the following ": Provided, That this section shall not apply to disabled vehicles"

On page 29, section 51, line 28, following section 51 add three new sections as follows:

"Section 52. Section 43, chapter 121, Laws of 1965 extraordinary session and RCW 46.20.342 are each amended to read as follows:

- (1) Any person who drives a motor vehicle on any public highway of this state at a time when his privilege so to do is suspended or revoked or when his policy of insurance or bond, when required under this chapter, shall have been canceled or terminated, shall be guilty of a misdemeanor [and]. Upon the first conviction therefore, he shall be punished by imprisonment for not less than ten days nor more than six months, five days of which may not be suspended. Upon the second such conviction therefor, he shall be punished by imprisonment for not less than ninety days nor more than one year, ninety days of which shall not be suspended. Upon the third such conviction therefor, he shall be punished by imprisonment for one year, no part of which shall be suspended. [and] There may also be imposed in [addition thereto] connection with each such conviction a fine of not more than five hundred dollars.
- (2) The department upon receiving a record of the conviction of any person under this section upon a charge of driving a vehicle while the license of such person is under suspension shall extend the period of such suspension for an additional like period and if the conviction was upon a charge of driving while a license was revoked the department shall not issue a new license for an additional period of one year from and after the date such person would otherwise have been entitled to apply for a new license.

Sec. 53. Section 1, chapter 24, Laws of 1905, as last amended by section 1, chapter 227, Laws of 1957, and RCW 9.92.060 are each amended to read as follows:

Whenever any person shall be convicted of any crime except murder, burglary in the first degree, arson in the first degree, robbery, carnal knowledge of a female child under the age of ten years, or rape, except as provided in section 1 of this 1967 amendatory act, the court may in its discretion, at the time of imposing sentence upon such person, direct that such sentence be stayed and suspended until otherwise ordered by such court, and that the sentenced person be placed under the charge of a parole or peace officer during the term of such suspension, upon such terms as the court may determine: Provided, That as a condition to suspension of sentence, the court may require the convicted person to make such monetary payments, on such terms as the court deems appropriate under the circumstances, as are necessary (1) to comply with any order of the court for the payment of family support, (2) to make restitution to any person or persons who may have suffered loss or damage by reason of the commission of the crime in question, and (3) to pay any fine imposed and not suspended and the court or other costs incurred in the prosecution of the case, including reimbursement of the state for costs of extradition if return to this state by extradition was required. In no case shall a sentence be suspended under the provisions of this section unless the prisoner if sentenced to confinement in a penal institution be placed under the charge of a parole officer, who is a duly appointed and acting officer of the institution to which the person is sentenced.

Sec. 54. Section 4, chapter 227, Laws of 1957 and RCW 9.95.210 are each amended to read as follows:

The court in granting probation, may, except as provided in section 1 of this 1967 amendatory act, suspend the imposing or the execution of the sentence and may direct that such suspension may continue for such period of time, not exceeding the maximum term of sentence, except as hereinafter set forth and upon such terms and conditions as it shall determine.

The court in the order granting probation and as a condition thereof, may in its discretion imprison the defendant in the county jail for a period not exceeding one year or may fine defendant any sum not exceeding one thousand dollars plus the costs of the action, and may in connection with such probation impose both imprisonment in the county jail and fine and court costs. The court may also require the defendant to make such monetary payments, on such terms as it deems appropriate under the circumstances, as are necessary (1) to comply with any order of the court for the

payment of family support, (2) to make restitution to any person or persons who may have suffered loss or damage by reason of the commission of the crime in question, and (3) to pay such fine as may be imposed and court costs, including reimbursement of the state for costs of extradition if return to this state by extradition was required, and may require bonds for the faithful observance of any and all conditions imposed in the probation. The court shall order the probationer to report to the board of prison terms and paroles or such officer as the board may designate and as a condition of said probation to follow implicitly the instructions of the board of prison terms and paroles. The board of prison terms and paroles will promulgate rules and regulations for the conduct of such person during the term of his probation.

Renumber the remaining sections consecutively.

On page 38 following line 20 of the printed and engrossed bills add a new section as follows:

"Sec. 65. Section 35, chapter 3, Laws of 1963 extraordinary session as amended by section 64, chapter 170, Laws of 1965 extraordinary session and RCW 44.40.010 are each amended to read as follows:

The joint fact-finding committee on highways, streets, and bridges originally created by chapter 111, Laws of 1947, is hereby recreated and renamed the joint committee on highways. The renaming of said committee shall not affect any powers vested in it or its duties imposed upon it by any other statute. All appropriations made to the committee under its former name shall continue to be available to said committee as renamed, the joint committee on highways. The committee shall consist of [nine] eleven senators to be appointed by the president of the Senate and [ten] twelve members of the House of Representatives to be appointed by the speaker thereof. A list of appointees shall be submitted before the close of each regular legislative session or extraordinary session following a regular session for confirmation of Senate members, by the Senate, and House members, by the House. Vacancies occurring shall be filled by the appointing authority."

Renumber the remaining sections accordingly.

On page 39, section 65, beginning on line 7 of the printed and engrossed bills, strike all of subsections (4) and (5) and renumber the remaining subsections consecutively.

On page 40, section 65, strike lines 15 and 16 and renumber the remaining subsection.

On page 40, section 65, line 23 of the printed and engrossed bills following subsection (15), being renumbered subsection (13), add a new subsection to read as follows:

"(14) A comprehensive study relating to the organizational structure of a department of transportation. The study shall consider the proper role of the state in planning, constructing, operating and coordinating highway, mass transit, water and air transportation facilities. The study shall analyze transportation functions now performed by the various state agencies and shall develop a recommendation for the combination of all proper state transportation functions within a department of transportation."

On page 40, section 65, following subsection (14) add a new subsection to read as follows:

"(15) A study of the feasibility of the exchange between states of audit information relating to the proper payment of fuel taxes and other motor vehicle taxes by interstate motor carriers for the purpose of reducing duplicate audits by the several states."

On page 41, section 67, line 12 of the printed bill, being line 11 of the engrossed bill, after "dollars" insert a period and strike the remainder of the section.

On page 41 beginning on line 15 of the printed bill, being line 14 of the engrossed bill, strike all of section 68, and renumber the remaining sections consecutively and renumber all internal section references accordingly.

On page 41, beginning on line 27 of the printed bill, being line 25 of the engrossed bill, strike all of section 69, renumbered section 67, and renumber the remaining sections consecutively.

On page 42 following section 72, of the engrossed bill add a new section to read as follows:

"Sec. 71. Section 82.36.020, chapter 15, Laws of 1961 as last amended by section 2, chapter (House Bill No. 595), Laws of 1967 extraordinary session and RCW 82.36.020 are each amended to read as follows:

Every distributor shall pay, in addition to any other taxes provided by law, an excise tax to the director of nine cents for each gallon of motor vehicle fuel sold, distributed, or used by him in the state as well as on each gallon upon which he has assumed liability for payment of the tax under the provisions of RCW 82.36.100: Provided, That under such regulations as the director may prescribe sales or distribution of motor vehicle fuel may be made by one licensed distributor to another licensed distributor free of the tax. In the computation of the tax, one-quarter of one percent of the net gallonage otherwise taxable shall be deducted by the distributor before computing the tax due, on account of the losses sustained through handling. The tax herein imposed shall be collected and paid to the state but once in respect to any motor vehicle fuel. An invoice shall be rendered by a distributor to a purchaser for each distribution of motor vehicle fuel.

The proceeds of the nine cents excise tax collected on the net gallonage after the deduction provided for herein shall be distributed as follows:

- (1) Seven [and one-quarter] cents shall be distributed between the state; cities, and counties under the provisions of RCW 46.68.090 and 46.68.100, as amended in section 8 of this 1967 amendatory act.
- (2) Five-eighths of one cent shall be distributed to the state and expended pursuant to section 9 of this 1967 amendatory act.
- (3) Five-eighths of one cent shall be paid into the motor vehicle fund and credited to the urban arterial trust account created by section 14 of this 1967 amendatory act.
- (4) One-quarter cent shall be paid into the motor vehicle fund and credited to the Puget Sound reserve account created by RCW 47.60.350.
- (5) One-half cent shall be distributed to the cities and towns directly and allocated between them as provided by RCW 46.68.110, subject to the provisions of RCW 35.76.050: Provided, That the funds allocated to a city or town which are attributable to such one-half cent of the additional tax imposed by this 1961 amendatory act shall be used exclusively for the construction, improvement and repair of arterial highways as that term is defined in RCW 46.04.030, or for the payment of any municipal indebtedness which may be incurred after June 12, 1963 in the construction, improvement and repair of arterial highways as that term is defined in RCW 46.04.030. All such sums shall first be subject to proper deductions for refunds and costs of collection as provided in RCW 46.68.090."

Renumber the remaining sections consecutively.

On page 42 of the printed and engrossed bills following new section 71 add a new section to read as follows:

"NEW SECTION. Sec. 72. There is hereby appropriated from the motor vehicle fund to the joint committee on highways for the biennium ending June 30, 1969, the sum of ten thousand dollars to be disbursed to the Western Council of State Governments pursuant to resolution of said committee for research and administrative services relating to the proper implementation of the several federal highway programs. This appropriation shall not be available until two or more other states have each authorized expenditures of equivalent or greater sums for the purposes mentioned herein."

On page 42 of the printed and engrossed bills, following section 72 of the engrossed bill, add a new section to read as follows:

"Sec. 73. Section 81.80.060, chapter 14, Laws of 1961 as last amended by section 40, chapter 170, Laws of 1965 extraordinary session and RCW 81.80.060 are each amended to read as follows:

Every person who engages for compensation to perform a combination of services which includes transportation of property of others upon the public highways shall be subject to the jurisdiction of the commission as to such transportation and shall not engage upon the same without first having obtained a common carrier or contract carrier permit to do so. Every person engaging in such a combination of services shall advise the commission what portion of the consideration is intended to cover the transportation service and if the agreement covering the combination of services is in writing, the rate and charge for such transportation shall be set forth therein. The rates or charges for the transportation services included in such combination of services shall be subject to control and regulation by the commission in the same manner that the rates of common and contract carriers are now controlled and regulated. Any person engaged in extracting [,] and/or processing and, in connection therewith, hauling materials exclusively for the maintenance, construction or improvement of a public highway shall not be deemed to be performing a combination of services."

Renumber the remaining sections consecutively.

On page 42 of the printed and engrossed bills following new section 73 add a new section to read as follows:

"NEW SECTION. Sec. 74. Whenever a study report prepared by the Washington state highway commission for the joint committee on highways is made available to the committee or its members, the report shall upon request be made available to any member of the Washington state legislature."

Renumber the remaining sections consecutively.

On page 42 of the printed and engrossed bills following new section 74 add a new section to read as follows:

"Sec. 75. Section 46.68.100, chapter 12, Laws of 1961 as last amended by section 8, chapter (House Bill No. 595), Laws of 1967 extraordinary session and RCW 46.68.100 are each amended to read as follows:

From the net tax amount in the motor vehicle fund there shall be paid sums as follows:

- (1) To the cities and towns of the state sums equal to ten and four-tenths percent of the net tax amount to be paid monthly as the same accrues;
- (2) To the counties of the state sums equal to [thirty-one and four-tenths] thirty-two and five-tenths percent of the net tax amount to be paid monthly as the same accrues;
- (3) To the state to be expended as provided by RCW 46.68.130, sums equal to [fifty-eight and six-tenths] fifty-seven and one-tenth percent of the net tax amount to be paid monthly as the same accrues.

Nothing in this section or in RCW 46.68.090 or 46.68.130 shall be construed so as to violate any terms or conditions contained in any highway construction bond issues now or hereafter authorized by statute and whose payment is by such statute pledged to be paid from any excise taxes on motor vehicle funds.

On page 42 of the printed bill following section 72 added by House amendment add a section as follows:

"Sec. 73. Section 46.16.320, chapter 12, Laws of 1961 as amended by section 21, chapter 32, Laws of 1967 and RCW 46.16.320 are each amended to read as follows:

Every person having a valid official amateur radio operator's license issued for a term of five years by the federal communications commission, is entitled to apply to the director for, and upon satisfactory showing, to receive, in lieu of the regular motor vehicle license plates similar plates bearing the official amateur radio call letters of the applicant assigned by the federal communications commission instead of numbers, and every person who desires a license plate containing his initials or any other combination of letters or numbers, that is consistent with the existing format of 3 letters and 3 numbers as prescribed by the director of motor vehicles may apply to the director for such license plates, and if the director is satisfied that such license plates as requested would be reasonable and proper and would not be a duplication of any other valid license plates, may receive in lieu of regular motor vehicle license plates similar plates bearing the letters or numbers, or combination thereof requested. No combination shall be issued with fewer than 6 letters and numbers. All sequences of letters and numbers must be approved by a committee of five members appointed to serve at the pleasure of the director to be known as the license plate advisory committee.

Original applicants shall be issued temporary license plates which will serve until such a time as the "personalized plates" can be manufactured by the Washington State Prison Industries, and processed by the Department of Motor Vehicles. The temporary license plate shall be surrendered to the Department at the time the "personalized plates" are issued. Any previously issued license plates assigned to the vehicle involved must be surrendered to the Department at the time of issuance of the "personalized plates".

Each time that "personalized plates" are transferred from one vehicle to another, by the owner, a special transfer fee of \$5.00 shall be collected by the Department from that owner. Such special fee shall be deposited in the Motor Vehicle Fund.

In addition to the annual license fee collected under chapter 46.16 and chapter 82.44, there shall be collected from each applicant for such special license plates an additional license fee of [five] thirty dollars upon the issue of a state plate but shall not apply on those years that a yearly tab is issued. Application for renewal of the amateur radio operator's call license plate must be made by January 10th of each renewal year and all such applications shall be accompanied by a notarized statement of facts included on the amateur's valid FCC license.

Twenty-five dollars from each original application fee for "personalized plates" shall be deposited in the state treasury and credited to the mass transit trust account which is hereby created in the general fund, for appropriation by the legislature to political subdivisions for the study or construction of rapid transit facilities in accordance with comprehensive rapid transit plans approved by the Highway Commission, to be applied directly to such purpose or to be pledged to pay or secure the payment of principal of an interest on such bonds or other obligations as may be issued in furtherance of such purpose."

Renumber the remaining sections consecutively,, and the same is herewith transmitted

Ward Bowden, Secretary.

MOTION

Mr. Leland moved that the House concur in the Senate amendments to Engrossed Substitute House Bill No. 722.

Representative Leland spoke in favor of the motion.

YIELDING TO QUESTION

At the request of Mr. O'Brien, Mr. Leland yielded to question.

Mr. O'Brien:

"Would you have any objection to setting this bill over for twenty-four hours?"

Mr. Leland:

"The amendments are fairly simple. I think if the members would care to follow the amendments which are in their books they would know what I am talking about. I would have no objection to holding it over for a short time, but I think we should go ahead and act on it."

YIELDING TO QUESTION

At the request of Mr. McGavick, Mr. Sprague yielded to question.

Mr. McGavick:

"Mr. Sprague, as I read this bill, I see where we took out the study of rapid transit in the Puget Sound area and substituted for it the ability to raise revenue through the sale of ham operator license plates. How much money will that raise for the study of rapid transit?"

Mr. Sprague:

"You always catch me unaware. I would think we are talking about possibly one hundred fifty dollars. I may be way off, and it may be even as much as four hundred dollars."

Mr. McGavick:

"I was absent the day the bill was considered. As I understand it, it also authorized the fourth Lake Washington bridge."

Mr. Sprague:

"That is still in the bill."

Mr. McGavick:

"And the billboard law is authorized?"

Mr. Sprague:

"Yes, Mr. McGavick."

Mr. McGavick:

"How much money is provided for rapid transit?"

Mr. Sprague:

"The only amount I can recall is one hundred fifty thousand dollars in the original bill we passed to implement the highway budget."

YIELDING TO QUESTION

At the request of Mr. McDougall, Mr. Leland yielded to question. Mr. McDougall:

"Mr. Leland, I believe that in your discussion of the amendments that were made by the Senate, you inadvertently overlooked this matter of mass transit. Would you care to comment on what the Senate did in this field?"

Mr. Leland:

"Yes, the question of mass transit, which was the subject matter of House Bill No. 559 which we passed twice in the House—once in the regular and once in the special session—was deleted at the insistence of some of the Senators. They thought such a study might conflict with the constitutional provisions relative to the use of the gasoline tax. Rather than have such a challenge carried out against the omnibus highway bill, they deleted it with the understanding that a concurrent resolution would be offered and passed which would direct the same study as a separate matter and direct the Joint Committee on Highways to accomplish it. It is my understanding that Representative Lewis has such a resolution ready to go in. Therefore, I think the mass transit study is being provided for, and taking care of it in this manner will eliminate the possibility of the challenge as to improper diversion of gas tax funds. Secondly, in response to Mr. McGavick, you will note that I have carefully stated the comments I would make were relative to changes in the bill. I think everyone here is well aware of what was in the bill when it passed the House."

Representative Leland continued his remarks in favor of his motion to concur in the Senate amendments to Engrossed Substitute House Bill No. 722.

Mr. Bledsoe demanded the previous question.

MOTION

Mr. McCormick moved that further action on Engrossed Substitute House Bill No. 722 be deferred and the bill be ordered placed on the fifth order of business for tomorrow.

RULING BY THE SPEAKER

The Speaker:

"The demand for a previous question is of higher rank than a motion to defer, Mr. McCormick."

The demand for the previous question was lost on a rising vote.

MOTION

Mr. McCormick moved that further action on Engrossed Substitute House Bill No. 722 be deferred and the bill be ordered placed on the fifth order of business for tomorrow.

Mr. McDougall demanded an electric roll call and the demand was sustained.

Representatives Sawyer, Lewis, Clark (Newman H.), and Leland spoke in favor of the motion.

With the consent of the House, Mr. McDougall withdrew his demand for an electric roll call.

The motion by Mr. McCormick was carried.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has passed Engrossed Substitute House Bill No. 713 with the following amendments:

On page 1, line 2 of the title after "commission" and before "and" insert ", the urban arterial board"

On page 1, line 3 of the title before the period following "authority" insert "; making appropriations to the state treasurer for transfers to bond retirement funds; and declaring an emergency"

On page 3, section 1, line 11 of the printed and engrossed bills, strike "383,515,000" and insert "370,215,000"

On page 3, section 1, line 12 of the printed and engrossed bills before "PROGRAM NO. 8" insert the following material:

"PROGRAM NO. 7A, STATE HIGHWAY CONSTRUCTION—URBAN AREAS"

- (2) For location, design, right of way and construction of state highways in urban areas and to pay the expenses incurred in the printing, issuance and sale of bonds in accordance with sections 9 through 13 and 39 of chapter (House Bill No. 595), Laws of 1967 extraordinary session. This is a specific appropriation of the proceeds of bonds authorized by sections 36 through 43, chapter (House Bill No. 595), Laws of 1967

"NEW SECTION. Sec. 5. There is hereby appropriated from the urban arterial trust account in the motor vehicle fund to the urban arterial board for the biennium ending June 30, 1969, the sum of seventeen million two hundred thousand dollars to carry out the provisions of sections 14 through 35 of chapter (House Bill No. 595), Laws of 1967 extraordinary session.

"NEW SECTION. Sec. 6. There is hereby appropriated from the urban arterial trust account in the motor vehicle fund to the urban arterial board for the biennium ending June 30, 1969, the sum of thirty-four million three hundred thousand dollars to carry out the provisions of sections 14 through 35 and 48 of chapter (House Bill No. 595), Laws of 1967 extraordinary session. This is a specific appropriation of the proceeds of bonds authorized by sections 45 through 52, chapter (House Bill No. 595), Laws of 1967 extraordinary session.

"NEW SECTION. Sec. 7. There is hereby appropriated from the motor vehicle fund to the state treasurer for the biennium ending June 30, 1969, the sum of one million four hundred thousand dollars for transfer to the highway bond retirement fund for payment of interest on bonds as authorized by sections 36 through 43 of chapter....... (House Bill No. 595), Laws of 1967 extraordinary session.

"NEW SECTION. Sec. 8. There is hereby appropriated from urban arterial trust account in the motor vehicle fund to the state treasurer for the biennium ending June 30, 1969, the sum of one million two hundred thousand dollars for transfer to the bond retirement fund for payment of interest on bonds as authorized by sections 45 through 52, chapter (House Bill No. 595), Laws of 1967 extraordinary session.

"NEW SECTION. Sec. 9. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions and shall take effect immediately.", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Leland, further action on Engrossed Substitute House Bill No. 713 was deferred and the bill was ordered placed on the fifth order of business for Friday.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 978, by Representatives Gorton, McCaffree, and Sawyer:

An Act relating to education; amending section 2, chapter 154, Laws of 1965 extraordinary session as amended by section 1, chapter 171, Laws of

1965 extraordinary session and RCW 28.41.130; creating new sections; adding a new section to chapter 28.48 RCW; and declaring an emergency and providing an effective date.

On motion of Mr. Gorton, the rules were suspended, House Bill No. 978 was advanced to second reading and read the second time.

Mr. Brouillet moved the adoption of the following amendment:

On page 2, section 1, beginning on line 13, strike all of the material down to and including the period on line 17.

Representatives Brouillet and Gorton spoke in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

House Bill No. 978 was ordered engrossed.

On motion of Mr. Gorton, the rules were suspended, Engrossed House Bill No. 978 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 978, and the bill passed the House by the following vote: Yeas, 76; nays, 9; absent or not voting, 14.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, DeJarnatt, Elicker, Gladder, Goldsworthy, Gorton, Heavey, Hill, Hoggins, Holman, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—76.

Those voting nay were: Representatives Avey, Bozarth, Day, Gallagher, Haussler, Hurley, May, Moon, Reese—9.

Those absent or not voting were: Representatives Barden, Clocksin, Farr, Flanagan, Garrett, Grant, Harris, Hawley, Hubbard, Kink, Newschwander, Rosellini, Taylor, Whetzel—14.

Engrossed House Bill No. 978, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I wish to be recorded as voting "yes" on Engrossed House Bill No. 978. My voting lever failed to work.

Paul Barden, 30th District.

House Bill No. 979, by Representatives Gorton, McCaffree, and Sawyer:

An Act relating to revenue and taxation; creating new sections; amending section 84.52.050, chapter 15, Laws of 1961 as amended by section 1, chapter 143, Laws of 1961 and RCW 84.52.050; and declaring an emergency.

On motion of Mr. Gorton, the rules were suspended, House Bill No. 979 was advanced to second reading and read the second time.

On motion of Mr. Gorton, the rules were suspended, House Bill No. 979 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Gorton spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 979, and the bill passed the House by the following vote: Yeas, 73; nays, 17; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, DeJarnatt, Elicker, Flanagan, Gladder, Goldsworthy, Gorton, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McDougall, McGavick, Merrill, Murray, O'Brien, O'Dell, Perry, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Zimmerman, Mr. Speaker—73.

Those voting nay were: Representatives Amen, Avey, Day, Gallagher, Garrett, Grant, Haussler, Hurley, May, McCormick, Moon, Morrison, Newhouse, Reese, Richardson, Spanton, Wolf—17.

Those absent or not voting were: Representatives Chatalas, Clocksin, Farr, Harris, Hubbard, Kink, Newschwander, Rosellini, Taylor—9.

House Bill No. 979, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATIONS OF VOTE

I voted "yes" on House Bill No. 979, but my vote was not recorded on the machine.

Vaughn Hubbard, District 11-A.

Today when action by the House of Representatives was taken on Engrossed House Bill No. 978 and House Bill No. 979, I had been called off the floor.

I wish the record to show my vote as "yes" on both bills.

Dr. Caswell J. Farr, 42nd District.

House Bill No. 980, by Representative Gorton:

An Act relating to debt adjusting; amending sections 6 and 8, chapter 201, Laws of 1967; and declaring an emergency and making an effective date.

On motion of Mr. Gorton, the rules were suspended, House Bill No. 980 was advanced to second reading and read the second time.

_ YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Gorton yielded to question.

Mr. Smith:

"Mr. Gorton, I'm not disagreeing with you, but I want to know how passage of this bill conforms to the resolution the House and Senate passed concerning what bills can be passed during the remainder of the session."

Mr. Gorton:

"I suggest you close your eyes and forget you asked that question, Mr. Smith,"

On motion of Mr. Gorton, the rules were suspended, House Bill No. 980 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 980, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark, (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—91.

Those absent or not voting were: Representatives Clocksin, Grant, Harris, Kink, Litchman, Newschwander, Rosellini, Taylor—8.

House Bill No. 980, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I voted "yes" on House Bill No. 980, but my vote was not recorded on the roll call machine.

Mark Litchman, 45th District.

House Concurrent Resolution No. 52, by Representative Chatalas:

Creating a joint interim committee to study crime and criminal law.

Ordered printed and referred to Committee on Judiciary.

House Concurrent Resolution No. 53, by Representatives Hawley and Kink:

Providing for an interim committee on fisheries.

On motion of Mr. Gorton, the rules were suspended, House Concurrent Resolution No. 53 was advanced to second reading and read the second time.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 53 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representative Hawley spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 53, and the resolution passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kis-

kaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Clocksin, Harris, Kink, Newschwander, Rosellini, Taylor—6.

House Concurrent Resolution No. 53, having received the constitutional majority, was declared passed.

House Concurrent Resolution No. 54, by Representative Kalich:

Providing for an interim legislative committee on game and game fish.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 54 was advanced to second reading and read the second time.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 54 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representative Sheridan spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 54, and the resolution passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—91.

Those absent or not voting were: Representatives Anderson, Clocksin, Harris, Kink, Newschwander, Rosellini, Sprague, Taylor—8.

House Concurrent Resolution No. 54, having received the constitutional majority, was declared passed.

House Concurrent Resolution No. 55, by Representatives Copeland and O'Brien:

Creating a joint interim committee on legislative building space allocation. On motion of Mr. Copeland, the rules were suspended, House Concurrent Resolution No. 55 was advanced to second reading and read the second time.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 55 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representative Copeland spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 55, and the resolution passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger,

Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those voting nay were: Representative Clark (Newman H.)—1.

Those absent or not voting were: Representatives Clocksin, Harris, Kink, Newschwander, Rosellini, Taylor—6.

House Concurrent Resolution No. 55, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. McDougall, all bills passed by the House were ordered transmitted immediately to the Senate.

RESOLUTION

House Resolution No. 67-92, by Representatives O'Brien, Rosellini, and Ceccarelli:

Whereas, The deleterious effects of narcotics upon the minds and bodies of narcotics addicts is well-known; and

Whereas, The significant increase in number of youthful narcotics addicts in the State of Washington is of vital concern to all right-thinking citizens; and

Whereas, The hard pressed local and federal law enforcement officers concerned with narcotics violations are unable to give adequate help to the addict in the nature of rehabilitation; and

Whereas, The rehabilitation of youthful narcotics addicts should have a high priority in the affairs of the legislative and executive branches of the state government of this state:

Now, Therefore, Be It Resolved, By the Senate, the House of Representatives concurring, That the Department of Institutions be directed to inaugurate an immediate program for the rehabilitation of narcotics addicts, with special emphasis on youthful addicts;

Be It Further Resolved, That the Department of Institutions be directed to utilize existing facilities for tuberculosis treatment in Tacoma and Seattle to the fullest extent possible without jeopardizing the tuberculosis program;

And Be It Further Resolved, That the Legislative Council be directed to make a study into the extent of youthful narcotics addiction within the State of Washington, and the availability of rehabilitation programs for such addicts;

And Be It Further Resolved, That the Legislative Council be directed to prepare adequate legislation to alleviate the problem and to present the proposed legislation to the Forty-first Session of the Legislature.

On motion of Mr. O'Brien, the resolution was adopted.

MOTION

On motion of Mr. Gorton, the Rules and Administration Committee was relieved of Engrossed Senate Joint Resolution No. 23, and the resolution was placed before the House on second reading for immediate consideration.

MOTION

Mr. Holman moved that the Committee on Higher Education be relieved of Engrossed Senate Bill No. 475 and the bill be placed on the second reading calendar of the day.

RULING BY THE SPEAKER

The Speaker:

"I am afraid your motion would be out of order at this time, Mr. Holman. The motion by Mr. Gorton was that Engrossed Senate Joint Resolution No. 23 be placed on second reading, so we must consider it at this time."

POINT OF ORDER

The Speaker recognized Mr. O'Brien on a point of order.

Mr. O'Brien:

"We are not now on the second reading calendar of bills."

The Speaker:

"The bill is on second reading."

Mr. O'Brien:

"How can you do two things in one motion?"

The Speaker:

"The motion was to take Engrossed Senate Joint Resolution No. 23 from committee and consider it immediately on second reading. When the House finishes consideration of it, we will still be on the eighth order of business."

The Speaker declared the question before the House to be Engrossed Senate Joint Resolution No. 23 on second reading.

SECOND READING OF BILLS

Engrossed Senate Joint Resolution No. 23, by Senators Uhlman, Williams, Marquardt, and Gissberg:

Reducing school levy vote requirements.

Mr. Copeland moved the adoption of the following amendment:

On page 1, beginning with "Article VII" strike all the matter, including all the amendments, down to and including the period after "state" on page 3 and insert the following:

"Article VII, section 2. Except as hereinafter provided and notwithstanding any other provision of this Constitution, the aggregate of all tax levies upon real and personal property by the state and all taxing districts now existing or hereafter created, shall not in any year exceed forty mills on the dollar of assessed valuation, which assessed valuation shall be fifty per centum of the true and fair value of such property in money: Provided, However, That nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district. The term "taxing district" for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or public utility district. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only

(a) By any taxing district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to levy such additional tax submitted not more than [twelve] twenty-four months prior to the date [on which] for making the proposed levy or levies [is to be made] and not oftener than twice in [such] any twelve month period, either at a special election or at the regular election of such taxing district, at which election the number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Provided, However, That no taxing district shall submit to the electors thereof a proposition to authorize the levy of additional tax upon the authority of this subsection (a) to be made in any year for which the electors previously have authorized the levy of additional tax under the authority of this subsection (a) unless the proposed authorization is submitted to the electors by a proposition to substitute for the prior authorization under this subsection (a) a new authorization the amount of which will

be adequate to fulfill all contractual obligations of the taxing district incurred by reason of the prior authorization, and unless the substitute proposition shall by its terms supersede the prior authorization and then be in lieu of any additional tax authorized by but not yet levied upon the authority of the superseded authorization;

(b) By any taxing district otherwise authorized by law to issue general obligation bonds for capital purposes, for the sole purpose of making the required payments of principal and interest on general obligation bonds issued solely for capital purposes, other than the replacement of equipment, when authorized so to do by majority of at least three-fifths of the electors thereof voting on the proposition to issue such bonds and to pay the principal and interest thereon by an annual tax levy in excess of the limitation herein provided during the term of such bonds, submitted not oftener than twice in any calendar year, at an election held in the manner provided by law for bond elections in such taxing district, at which election the total number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Provided, That any such taxing district shall have the right by vote of its governing body to refund any general obligation bonds of said district issued for capital purposes only, and to provide for the interest thereon and amortization thereof by annual levies in excess of the tax limitation provided for herein, And Provided Further, That the provisions of this section shall also be subject to the limitations contained in Article VIII, Section 6, of this Constitution;

(c) By the state or any taxing district for the purpose of paying the principal or interest on general obligation bonds outstanding on December 6, 1934; or for the purpose of preventing the impairment of the obligation of a contract when ordered so to do by a court of last resort.

And Be It Further Resolved, That the secretary of state shall cause notice of the foregoing constitutional amendment to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state."

Representatives Copeland and O'Brien spoke in favor of adoption of the amendment.

The motion was carried and the amendment was adopted.

On motion of Mr. Copeland, the rules were suspended, Engrossed Senate Joint Resolution No. 23 as amended by the House was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Joint Resolution No. 23 as amended by the House, and the resolution passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Clocksin, Harris, Kink, Newschwander, Rosellini, Taylor—6.

Engrossed Senate Joint Resolution No. 23 as amended by the House, having received the constitutional majority, was declared passed.

MOTION

Mr. Holman moved that the Committee on Higher Education be relieved of Engrossed Senate Bill No. 475, and that the bill be placed on the second reading calendar of the day.

Representative Holman spoke in favor of the motion.

Mr. Day demanded an electric roll call and the demand was sustained.

Mr. Sprague spoke in favor of the motion.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

Representative Smith spoke in favor of the motion to place Engrossed Senate Bill No. 475 on the second reading calendar of the day.

MOTION

On motion of Mr. Chapin, Mr. Holman's motion was laid on the table.

MOTION

On motion of Mr. Gorton, the Committee on Rules and Administration was relieved of Reengrossed Senate Bill No. 453, and the bill was ordered placed on second reading.

SECOND READING OF BILLS

Reengrossed Senate Bill No. 453, by Senators McCormack, Bailey, Neill, and Guess:

Creating a joint committee on nuclear energy.

The bill was read the second time.

On motion of Mr. Gorton, the following amendment was adopted:

On page 3 of the printed and reengrossed bill, following section 9, add a new section to read as follows:

"NEW SECTION. Sec. 10. This act shall expire January 30, 1969."

On motion of Mr. Gorton, the following amendment to the title was adopted:

In line 5 of the title of the printed and reengrossed bill, after "committee" and before the period insert "; and establishing an expiration date"

On motion of Mr. Gorton, the rules were suspended, Reengrossed Senate Bill No. 453 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Gorton spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Reengrossed Senate Bill No. 453 as amended by the House, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—90.

Those voting nay were: Representatives McGavick, Whetzel-2.

Those absent or not voting were: Representatives Clocksin, Harris, Kink, Moon, Newschwander, Rosellini, Taylor—7.

Reengrossed Senate Bill No. 453 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Gorton, the Committee on Rules and Administration was relieved of Senate Concurrent Resolution No. 6, and the bill was ordered placed on second reading.

SECOND READING OF BILLS

Senate Concurrent Resolution No. 6, by Senators McCutcheon, Greive, and Lennart (by intergovernmental relations committee request):

Providing for special interim committee for oversight with regard to federal grant programs.

The bill was read the second time.

On motion of Mr. Gorton, the rules were suspended, Senate Concurrent Resolution No. 6 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representatives Smith and Clark (Newman H.) spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 6 and the resolution passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those absent or not voting were: Representatives Clocksin, Harris, Kink, Moon, Newschwander, Rosellini, Taylor—7.

Senate Concurrent Resolution No. 6, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Gorton, the Committee on Rules and Administration was relieved of Senate Bill No. 619, and the bill was ordered placed on second reading.

SECOND READING OF BILLS

Senate Bill No. 619, by Senators Greive, Bailey, Ryder, Neill, and Uhlman:

Increasing legislative budget committee.

House of Representatives, Olympia, Wash., March 7, 1967.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 619, increasing legislative budget committee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 1, section 1, line 11, after "[of six]" strike "ten senators and [six] ten"

and insert "eight senators and [six] eight"

On page 1, section 1, line 15, after "[three]" strike "five" and insert "four"

Robert F. Goldsworthy, Chairman, Gerald L. Saling, Vice Chairman.

We concur in this report: George W. Clarke, Virginia Clocksin, Dr. Caswell J. Farr, Joe D. Haussler, Dale E. Hoggins, Richard A. King, Gladys Kirk, Jerry C. Kopet, Mary Stuart Lux, Marjorie W. Lynch, Audley F. Mahaffey, Daniel G. Marsh, John Merrill, Sid W. Morrison, Charles E. Newschwander, Gordon W. Richardson, George P. Sheridan, Sam Smith, Thomas A. Swayze, Jr., Gordon L. Walgren, Harold S. Zimmerman.

The bill was read the second time.

On motion of Mr. Goldsworthy, the committee amendments were adopted. On motion of Mr. Gorton, the rules were suspended, Senate Bill No. 619 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 619 as amended by the House, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, De-Jarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—91.

Those voting nay were: Representative Avey-1.

Those absent or not voting were: Representatives Clocksin, Harris, Kink, Moon, Newschwander, Rosellini, Taylor—7.

Senate Bill No. 619 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Gorton, the Committee on Rules and Administration was relieved of Engrossed House Concurrent Resolution No. 44, and the bill was ordered placed on third reading.

THIRD READING OF BILLS

Engrossed House Concurrent Resolution No. 44, by Representative Humiston:

Creating interim municipal committee.

MOTION

On motion of Mr. Gorton, the rules were suspended and Engrossed House Concurrent Resolution No. 44 was returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

On motion of Mr. Gorton, the following amendment was adopted:

On page 3, beginning on line 6, strike all of subsection (4) and renumber the remaining subsections accordingly.

The resolution was ordered reengrossed.

On motion of Mr. Gorton, the rules were suspended, Reengrossed House Concurrent Resolution No. 44 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The Clerk called the roll on the final passage of Reengrossed House Concurrent Resolution No. 44 and the resolution passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—91.

Those voting nay were: Representative Whetzel—1.

Those absent or not voting were: Representatives Clocksin, Harris, Kink, Newhouse, Newschwander, Rosellini, Taylor—7.

Reengrossed House Concurrent Resolution No. 44, having received the constitutional majority, was declared passed.

YIELDING TO QUESTION

At the request of Mr. O'Brien, Mr. Gorton yielded to question. Mr. O'Brien:

"Mr. Gorton, the other day we talked about House Joint Resolution No. 16, the annual sessions constitutional amendment. Is there any possibility that we might bring it out for a vote? Of course, our caucus is interested in acting on it or House Joint Resolution No. 8. Also, the Governor of our state inquired about this in our conversation yesterday. The Governor raised the point because of the difficulty we have in estimating revenues in the ensuing biennium and other complicated matters relative to the budget. He said, 'How about annual sessions?' I think probably we should take another look at it. What do you think?"

Mr. Gorton:

"I think House Joint Resolution No. 16 is really a first-rate bill. It is the one, in effect, we passed before, although we amended it. My only thought is that it might be a good thing to discuss tomorrow in our conference with the Senators. If we can get any indication that they will take it up, I think we should proceed, but I believe it should be brought up in the daily meeting of the leadership of both houses."

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 934 and passed the bill as amended by the Free Conference Committee, and the report of the Free Conference Committee and the bill are herewith transmitted.

Ward Bowden, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 27, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 934, implementing law putting additional limitations on regular property tax revenue, have had the same under consideration, and we recommend that the attached substitute bill do pass.

An Act relating to revenue and taxation; amending sections 1, 2, 3, 4 and 5, chapter 174, Laws of 1965 extraordinary session, and RCW 84.54.010, 84.54.020, 84.54.030, 84.54.040 and 84.54.050; amending section 36.21.011, chapter 4, Laws of 1963 and RCW 36.21.011; adding a new section to chapter 15, Laws of 1961 and to chapter 84.40 RCW; adding new sections to chapter 174, Laws of 1965 extraordinary session and to chapter 84.54 RCW; and declaring an emergency.

Be It Enacted by the Legislature of the State of Washington:

Section 1. Section 1, chapter 174, Laws of 1965 extraordinary session, and RCW 84.54.010 are each amended to read as follows:

As used in this chapter:

- (1) The term "regular property tax levy" shall mean the [revenues from] total dollar amount of all property tax levies on property in the taxing district, excluding excess levies levied under the provisions of Article VII, section 2 of the Constitution of the state of Washington and chapter 84.52 RCW, excluding levies for bond debt retirement, and excluding levies pursuant to RCW 53.36.100;
- (2) [The term "regular property tax revenue" shall mean the total dollar amount received by the taxing district from its regular property tax levy;
- (3)] The term "revalue" or "revalued" shall mean such changes as are made on the county assessor's valuation of the property because of changes pertaining to the particular property including, but not limited to, construction improvements, other changes in value, and similar changes made as to the property or properties in the immediate area:
- [(4)] (3) The term "taxing district" shall mean any taxing district as defined in RCW 84.04.120 except the state of Washington.
- Sec. 2. Section 2, chapter 174, Laws of 1965 extraordinary session, and RCW 84.54.020 are each amended to read as follows:

In addition to the other limitations provided by law, a taxing district's regular property tax [revenue shall be limited so that the taxing district's total amount of regular property tax revenues from taxes levied] levy in any year [and] for taxes payable in the following year shall not exceed the [sum] total of the following:

- (1) The [total dollar amount of] regular property tax [revenues] levy in that taxing district [from taxes levied] in the preceding year [and] for taxes payable in the current year [including in the case of a school district the revenues derived by the state from any property tax for the support of common schools levied upon property located within such school district];
- (2) A [An additional] dollar amount calculated by multiplying the net increase or decrease of assessed value in that taxing district resulting from the appraisal and valuation of property improved, constructed, or revalued, and resulting from the addition of property in areas annexed, during the period from March 2 of the preceding year to March 1 of the current year such assessed value to be at the same assessment rate as utilized in the preceding year by the [property tax levy] maximum millage rate of that taxing district authorized by law for taxes levied the preceding year [.];
- (3) An additional dollar amount calculated by multiplying the excess of the naximum millage as authorized by this 1967 amendatory act for such taxing district

(plus in the case of cities and towns the additional millage required to be levied pursuant to RCW 41.16.060) over the millage for the regular property tax levy of that taxing district for taxes levied the preceding year by the total assessed valuation of the property as of March 1 of the preceding year;

(4) And an additional dollar amount, in the case of a county, representing the increased and additional costs to be expended by the county assessor [in the year the taxes are payable] to enable the county assessor of that county to carry out any program of assessments, appraisal and valuation of property within the county required by the Constitution or laws of the state.

Unless the maximum regular property tax levy is otherwise altered as authorized by RCW 84.54.050 as amended in section 5 of this 1967 amendatory act, the maximum millage rate shall be determined by dividing the total [authorized] dollar amount authorized by this section by the assessed valuation.

Sec. 3. Section 3, chapter 174, Laws of 1965 extraordinary session, and RCW 84.54.030 are each amended to read as follows:

The maximum [millage rate] regular property tax levy for (a) taxing districts created by or resulting from incorporations, and (b) existing taxing districts whose levies are subject to the forty mill limit set forth in RCW 84.52.050 and which either in 1964 levied less than the maximum millage authorized by law, or made no levy for the previous year shall for the first tax year for which a levy is made, after the adoption of this 1967 amendatory act [be computed in the following manner:

For taxing districts created by incorporations, the maximum millage rate authorized pursuant to this chapter shall] equal the total dollar amount of assessed valuation multiplied by a millage rate to be determined by multiplying the maximum millage rate authorized by RCW 84.52.050 for such taxing district (plus in the case of cities and towns the additional millage required to be levied pursuant to RCW 41.16.060) [times] by the quotient of the maximum millage rate for general county purposes of the county in which [the new] such taxing district is located determined as provided in RCW 84.54.020 as amended in section 2 of this 1967 amendatory act, divided by the maximum millage rate authorized by RCW 84.52.050 for general county purposes: Provided, That in the event the taxing district is located in more than one county, then the maximum millage rate of the county affected having the highest maximum millage rate under this chapter, shall be used to determine this quotient.

For the purposes of this [sub] section all millage rates and authorized levies used for making these computations shall be for the same tax year.

In succeeding tax years the maximum regular property tax [revenue] levy shall be limited to that which is authorized by RCW 84.54.020 as amended in section 2 of this 1967 amendatory act or which may be authorized by RCW 84.54.050 as amended in section 5 of this 1967 amendatory act.

Sec. 4. Section 4, chapter 174, Laws of 1965 extraordinary session, and RCW 84.54.040 are each amended to read as follows:

[In the event of] The maximum regular property tax levy for taxing districts created by or resulting from merger or consolidation [, the merged or consolidated taxing district's regular property tax revenue] shall for the first tax year be determined by combining the regular property tax [revenue and any increases of assessed value of] levies for the previous year for the component taxing districts, and applying to such combined [values] levies the computations prescribed by RCW 84.54.020 as amended in section 2 of this 1967 amendatory act: Provided, That for the purposes of determining the additional dollar amount of increases in assessed value required by RCW 84.54.020(2) as amended in section 2 of this 1967 amendatory act, in the event that the actual millage rates levied in the previous year in the component taxing districts are not equal, then the highest actual millage rate levied by a component taxing district shall be used.

In succeeding tax years the maximum regular property tax [revenue] levy shall be limited to that which is authorized by RCW 84.54.020 as amended by section 2 of this 1967 amendatory act, unless otherwise altered as authorized by RCW 84.54.050 as amended by section 5 of this 1967 amendatory act.

Sec. 5. Section 5, chapter 174, Laws of 1965 extraordinary session, and RCW 84.54.050 are each amended to read as follows:

[Notwithstanding] The limitations set forth in RCW 84.54.020, 84.54.030, and 84.54.040 as each are amended in this 1967 amendatory act [, the regular property tax revenues of a district may be increased,] shall not prevent a regular property tax levy in excess of the amount a taxing district is permitted to levy thereby, subject to the limitations

of the provisions of Article VII, section 2, of the Constitution of the state of Washington and RCW 84.52.050, when authorized by a proposition approved by a majority of the voters of the taxing district voting on the proposition at a general election held within the taxing district, or at a special election of the taxing district held at the time of a state general election, or at the time of a general election of a city or town in which said taxing district is wholly included. [The proposition so voted on shall also state the estimated millage rate proposed. Thereafter the new amount fixed at such election shall be used to compute the maximum amount permitted as such taxing district's regular property tax revenue as provided in RCW 84.54.020 unless such increase is limited for a specified number of years or such amount is subsequently increased or decreased pursuant to this section.] The maximum amount permitted as a taxing district's regular property tax levy as provided in RCW 84.54.020 as amended in section 2 of this 1967 amendatory act shall be increased to the extent that the regular property tax levy fixed at such election is utilized by the taxing district in the fixing of an actual millage rate. Thereafter the maximum regular property tax levy shall be computed as provided in this chapter based upon such increased maximum.

NEW SECTION. Sec. 6. There is added to chapter 174, Laws of 1965 extraordinary session and to chapter 84.54 RCW a new section to read as follows:

Any proposition to be voted upon increasing the regular property tax revenue shall set forth on the ballot in terms of dollars the amount of the last levied regular property tax revenue and the proposed increased amount of same together with an estimate of the millage that will be required to produce the increased dollar amount. Except for those elections where the proposition and ballot submitted to the voters complied with these requirements, no election to authorize an increase in the regular property tax levy held prior to the effective date of this 1967 amendatory act shall be taken to permit a levy in 1968 in excess of that permitted by subsections (1), (2) and (4) of section 2 of this 1967 amendatory act.

Sec. 7. Section 36.21.011, chapter 4, Laws of 1963 and RCW 36.21.011 are each amended to read as follows:

Any assessor who deems it necessary to enable him to complete the listing and the valuation of the property of his county within the time prescribed by law, (1) may appoint one or more well qualified [citizens of his county] persons to act as his assistants or deputies; and each such assistant or deputy so appointed shall, under the direction of the assessor, after taking the required oath, perform all the duties enjoined upon, vested in or imposed upon assessors, and (2) may contract with any persons, firms or corporations, [regardless of their residence,] who are expert appraisers, to assist in the valuation of property.

To assist each assessor in obtaining adequate and well qualified assistants or deputies, the state department of personnel, after consultation with the Washington state association of county assessors, the Washington state association of county commissioners and the department of revenue, shall establish by July 1, 1967, and shall thereafter maintain, a classification and salary plan for those employees of an assessor who act as appraisers. The plan shall recommend the salary range and employment qualifications for each position encompassed by it, and shall, to the fullest extent practicable, conform to the classification plan, salary schedules and employment qualifications for state employees performing similar appraisal functions.

If an assessor intends to put such plan into effect in his county, he shall inform the department of revenue and the board of county commissioners of this intent in writing. The department of revenue and the board may thereupon each designate a representative, and such representative or representatives as may be designated by the department of revenue or the board, or both, shall form with the assessor a committee. The committee so formed may, by unanimous vote only, determine the required number of certified appraiser positions and their salaries necessary to enable the county assessor to carry out the requirements relating to revaluation of property in chapter 84.41 RCW. The determination of the committee shall be certified to the board of county commissioners. The committee provided for herein may be formed only once in a period of four calendar years.

After such determination, the assessor may provide, in each of his four next succeeding annual budget estimates, for as many positions as are established in such determination. Each board of county commissioners to which such a budget estimate is submitted shall allow sufficient funds for such positions. An employee may be appointed

to a position covered by the plan only if the employee meets the employment qualifications established by the plan.

NEW SECTION. Sec. 8. There is added to chapter 174, Laws of 1965 extraordinary session and to chapter 84.54 RCW a new section to read as follows:

Chapter 84.54 RCW as amended by this 1967 amendatory act shall not apply to any school district: *Provided*, *However*, That no school district may make a regular property tax levy in excess of an amount that would be produced by a levy of fourteen mills multiplied by an assessed valuation equal to twenty-five percent of the true and fair value of the taxable property in such school district, as determined by the department of revenue's indicated county ratio.

NEW SECTION. Sec. 9. There is added to chapter 174, Laws of 1965 extraordinary session and to chapter 84.54 RCW a new section to read as follows:

No election held pursuant to RCW 84.54.050 as amended in section 5 of this 1967 amendatory act, whether the election is held before or after the effective date of this 1967 amendatory act, shall be valid to authorize a regular property tax levy which would produce more revenue than would be produced by a levy of the number of mills available to the taxing district under statutes other than chapter 84.54 RCW as amended in this 1967 amendatory act multiplied by an assessed valuation equal to twenty-five percent of the true and fair value of the taxable property in the taxing district as determined by the department of revenue's indicated county ratio.

NEW SECTION. Sec. 10. There is added to chapter 15, Laws of 1961 and to chapter 84.40 RCW a new section to read as follows:

On or before June 15 of each year the assessor shall give notice of any change in the true and fair value of real property for the tract or lot of land and any improvements thereon.

The notice shall contain a statement of the true and fair value on which the assessment of the property is based, and a brief statement of the procedure for appeal to the board of equalization and the time, date, and place of the meetings of the board.

The notice shall be mailed by the assessor to the taxpayer and a copy thereof shall be sent by the assessor to the legal owner of the property, if such is different from the taxpayer and the name and address are known to the assessor.

A legal owner may submit his or its name and address to the assessor, indicating therewith the property owned by the legal owner and requesting that a copy of the notice be mailed to the legal owner.

NEW SECTION. Sec. 11. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

Senate Members:

Martin J. Durkan Walter B. Williams Mike McCormack House Members:

Slade Gorton Mary Ellen McCaffree Leonard A. Sawyer

MOTION

Mr. Gorton moved the House adopt the report of the Free Conference Committee on Engrossed House Bill No. 934.

YIELDING TO QUESTION

At the request of Mr. King, Mr. Gorton yielded to question.

Mr. King:

"Assuming that the assessment values had to go up to fifty percent, I understand that the millage basis of forty mills would be reduced to twenty. What would happen to special levy millage that had been voted but not collected?"

Mr. Gorton:

"Levies are voted by dollars, so actually the special levy millage would be cut approximately in half, too. The same number of dollars would be collected."

YIELDING TO QUESTION

At the request of Mr. Moon, Mr. Gorton yielded to question.

Mr. Moon:

"Does section 8 of this bill nullify the action we have taken earlier in passing House Bill No. 978 and No. 979, the two-mill shift?"

Mr. Gorton:

"No, it does not, because the two-mill shift makes two mills of the property tax a state tax for schools and the state property tax is not affected by this bill."

YIELDING TO QUESTION

At the request of Mr. Grant, Mr. Gorton yielded to question. Mr. Grant:

"You are aware that personal property in King county has been assessed at more than twenty-five percent. It has been bandled about that it is closer to thirty-three and one-third percent, but I don't know how accurate that figure is. It calls to mind that in 1965, according to newspaper accounts, certain industries paid personal property tax on assessments of twenty-five percent while everyone else was assessed at a higher rate. Now they have had to pay the difference between the twenty-five percent they were being assessed and the so-called thirty-three and one-third percent, an amount of \$800,000. Would this 'lid' or 'freeze' mean that the personal property tax assessments will also be limited, in effect, to twenty-five percent?"

Mr. Gorton:

"Yes, it does, Mr. Grant. This bill treats personal property just as it does real property, and it means that personal property will also be assessed, in the future, at a maximum of twenty-five percent. This won't affect the lawsuit in which those companies have been required to pay back personal property taxes, however. But the county assessors in those counties who have been assessing personal property at thirty-three and one-third percent have already cut back their assessments to twenty-five percent anyway, so there will be no loss of revenue from the fact that the same assessment ratio will apply to personal property as to real property.

"The question involved in the particular lawsuit, is the fact that the personal property of these particular companies was being assessed at twenty-five percent while everyone else's was being assessed at thirty-three and one-third percent. However, the new assessor has dropped everyone to twenty-five percent, a procedure which will evidently remain valid until the supreme court requires fifty percent. Therefore, this bill recognizes and ratifies what the various assessors have already done, and all property will be assessed on the same basis. We hope that basis will get up to twenty-five percent, and we hope this bill will encourage it to get up to that level. Because of the fact that the constitutional assessment level remains at fifty percent, this bill means that we can, in fact, get to twenty-five percent, but if we were to place a twenty-five percent limitation in the Constitution as a practical matter we would probably never get above twenty-three percent because of the time it takes to assess all the property in each county. This problem is avoided by this type of legislation because it will allow counties to reach a full twenty-five percent."

Debate ensued, Representative Grant speaking against the motion by Mr. Gorton that the House adopt the report of the Free Conference Committee on Engrossed House Bill No. 934, and Representatives Humiston and Bledsoe speaking in favor of the motion.

The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 934 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed House Bill No. 934 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 88; nays, 4; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, De-Jarnatt, Elicker, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—88.

Those voting nay were: Representatives Avey, Gallagher, Grant, Haussler—4.

Those absent or not voting were: Representatives Clocksin, Farr, Harris, Kink, Newschwander, Rosellini, Taylor—7.

Engrossed House Bill No. 934 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I had been called off the floor momentarily when action was taken on Engrossed House Bill No. 934 as amended by the Free Conference Committee. I wish to be recorded as voting "yea."

Dr. Caswell J. Farr, 42nd District.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The President has signed: House Bill No. 387, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 419 and has granted said committee the powers of Free Conference.

Ward Bowden, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 27, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 419, providing for the payment of compensation by abutting owners for property acquired through vacation of streets and alleys, have had the same under consideration, and we recommend that the bill be amended as follows:

On page 1, in line 24, after "services" and before the period insert ": Provided Further, That no city or town shall be authorized or have authority to vacate such street, or alley, or any parts thereof if any portion thereof abuts on a body of salt or fresh water unless such vacation be sought to enable the city, town, port district or state to acquire the property for port purposes, boat moorage or launching sites, park,

viewpoint, recreational, or educational purposes, or other public uses. This proviso shall not apply to industrial zoned property."

Senate Members:

Wilbur G. Hallauer R. R. Bob Greive Fred G. Redmon House Members:
John L. O'Brien
Joseph L. McGavick
Dale E. Hoggins

MOTION

Mr. McGavick moved that the House adopt the report of the Free Conference Committee on Engrossed Senate Bill No. 419.

Representative McGavick spoke in favor of the motion.

YIELDING TO QUESTION

At the request of Mr. Conner, Mr. McGavick yielded to question.

Mr. Conner:

"Mr. McGavick, in order for these streets to be vacated, would there have to be a public hearing?"

Mr. McGavick:

"The bill states that the hearing on the petition may be held before the legislative authority, or before a committee thereof, so the answer is that they do have to have a hearing."

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Engrossed Senate Bill No. 419 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 419 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Clocksin, Harris, Kink, Newschwander, Rosellini, Taylor—6.

Engrossed Senate Bill No. 419 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 202.

SECOND READING OF BILLS

Senate Bill No. 649, by Senators Uhlman, Freise and Greive:

Increasing salary of administrator for the courts and making an appropriation.

The House resumed consideration of Senate Bill No. 649 as amended by the House on second reading, amendments by Mr. Walgren and others having been adopted previously.

The Speaker declared the question before the House to be the amendment by Mr. Hoggins adding a new section following the amendment by Mr. Walgren and others. (See pp. 2138-2139 for amendments.)

With the consent of the House, Mr. Hoggins withdrew his amendment.

On motion of Mr. Gorton, the following amendment was adopted:

On page 1, following section 3, add two new sections to read as follows:

"NEW SECTION. Sec. 4. The code reviser, after consultation with the administrator for the courts, shall add to Title 21 RCW a new chapter to consist of sections 8 through 18 of chapter, Laws of 1967 Extraordinary Session (Reengrossed Senate Bill No. 338); and the term "this chapter" when used in such sections shall be deemed to refer to the new chapter of Title 21 RCW.

"NEW SECTION. Sec. 5. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect July 1, 1967."

Mr. King moved the adoption of the following amendment:

On page 1, following section 5, add a new section as follows:

"NEW SECTION. Sec. 5. There is added to chapter 125, Laws of 1951 and to chapter 2.08 RCW a new section to read as follows:

A sixth superior court judge for Snohomish county shall be elected at the 1968 general election."

Renumber the remaining section consecutively.

Representative King spoke in favor of adoption of the amendment.

Mr. Chatalas demanded an electric roll call and the demand was sustained.

Representatives Gorton, Hoggins, and Clark (Newman H.) spoke against adoption of the amendment.

On motion of Mr. McDougall, the amendment by Mr. King was laid on the table.

On motion of Mr. Walgren, the following amendments by Representatives Walgren, Bottiger, Lux, Whetzel, Elicker, Swayze, Holman, Conner, and Wolf to the title were adopted:

On page 1, line 1 of the title, after "to the" and before "administrator" insert "courts; providing for the"

On page 1, line 2 of the title, after "salary" and before the semicolon, insert "; providing for court reporters for the superior courts; amending section 1, chapter 126, Laws of 1913, as last amended by section 1, chapter 244, Laws of 1957, and RCW 2.32.180"

On motion of Mr. Gorton, the following amendment to the title was adopted:

On motion of Mr. McDougall, the rules were suspended, Senate Bill No. 649 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 649 as amended by the House, and the bill passed the House by the following vote: Yeas, 84; nays, 5; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, Kirk, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—84.

Those voting nay were: Representatives Amen, King, Kopet, McGavick, Moon—5.

Those absent or not voting were: Representatives Bozarth, Clocksin, Harris, Hoggins, Kink, Kiskaddon, Newschwander, Rosellini, Taylor, Zimmerman—10.

Senate Bill No. 649 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I wish the record to show my reasons for withdrawing my amendment to Senate Bill No. 649.

I withdrew my amendment to Senate Bill No. 649 because I did not believe it would serve the best interests of Snohomish county to have my amendment to authorize an additional judge to be elected in 1968.

Snohomish county actually needs the additional judge during the next six to twelve months.

When the legislature meets in January of 1969, I am sure Snohomish county will need two judges. Election of an additional judge two months before the legislature meets in 1969 might jeopardize the authorization of an additional judge then.

Dale E. Hoggins, 21st District.

MOTION

On motion of Mr. McDougall, the House adjourned until 11:00 a.m., Friday, April 28, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FIFTIETH DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Friday, April 28, 1967.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll and all members were present except Representatives Bottiger, Copeland, Harris, Kink, McCormick, Newschwander, and Rosellini. Representatives Harris, Kink, and Rosellini were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Walter MacArthur, Minister of the First Methodist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., April 28, 1967.

Mr. Speaker:

We, a majority of your Committee on Financial Institutions and Insurance, to whom was referred Senate Concurrent Resolution No. 4, providing for a joint interim committee on insurance, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, line 4, after the word "oaths" insert a period and strike all of the matter down to the period following the word "records" on line 6

On page 2, line 20, after "of" and before "thousand" strike "one hundred" and insert "thirty-five"

Robert W. O'Dell, Chairman, Paul Barden, Vice Chairman.

We concur in this report: Henry Backstrom, John Bagnariol, George W. Clarke, Mrs. Joseph E. Hurley, Brian J. Lewis, Jerry C. Kopet, John L. O'Brien, Fred A. Veroske, Sam Smith.

On motion of Mr. Gorton, the rules were suspended, Senate Concurrent Resolution No. 4 was advanced to second reading and read the second time.

Mr. O'Dell moved the adoption of the committee amendment to page 2, line 4.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. O'Dell yielded to question.

Mr. Smith:

"In your capacity, do you feel that lack of power to get records will hamper the committee in its investigation?"

Mr. O'Dell:

"Well, Mr. Smith, I don't think so, because you know the outstanding success of this committee the last two years and we didn't have the power at that time. I don't believe it is necessary. I think if the committee is conducted properly, with the proper chairman, it will produce all the records you desire."

Mr. Smith:

"That last statement about a proper chairman was not intended as a slur against Senator Herrmann, was it?"

Mr. O'Dell:

"Definitely not. I don't know who the chairman will be this time."

The motion was carried, and the amendment was adopted.

On motion of Mr. O'Dell, the committee amendment to page 2, line 20 was adopted.

Mr. Leckenby moved the adoption of the following amendment by Representatives Leckenby and Humiston:

On page 2, line 9, after "duties" insert a period and add the following: "The committee shall publish and distribute to all members or members-elect of the legislature a report of its activities signed by a majority of the committee not later than December 1, 1968. Any minority report, if desired by any member or members of the committee shall be prepared by such members, published and distributed to all members or members-elect of the legislature not later than January 1, 1969"

Debate ensued, Representatives Newhouse and Leckenby speaking in favor of adoption of the amendment, and Representatives O'Brien and Moon speaking against its adoption.

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Leckenby yielded to question. Mr. Smith:

"Mr. Leckenby, since the question has been brought up about the time it would take to prepare a report, would you have any objection to changing the date to January 2 of the year the session meets? This would enable the committee members to go through with their election process, which is always time-consuming, and have most of November and the month of December to complete the report."

Mr. Leckenby:

"Well, Mr. Smith, I would not propose a change myself because I don't think that getting a report out and printed is a matter of several weeks—it is just a matter of getting to it. The reason these reports are late is usually due to either procrastination or lack of interest, so I would not be interested in changing the date."

Representative Humiston spoke in favor of adoption of the amendment.

The motion was carried and the amendment was adopted on a rising vote. On motion of Mr. Gorton, the rules were suspended, Senate Concurrent Resolution No. 4 as amended by the House was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 4 as amended by the House, and the resolution passed the House by the following vote: Yeas, 90; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith,

Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—90.

Those voting nay were: Representative Newhouse—1.

Those absent or not voting were: Representatives Bottiger, Clocksin, Harris, Kalich, Kink, McCormick, Newschwander, Rosellini—8.

Senate Concurrent Resolution No. 4 as amended by the House, having received the constitutional majority, was declared passed.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 27, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 122, regulating legislative lobbying, have had the same under consideration, and we are unable to agree and ask for powers of Free Conference.

Senate Members:

House Members:

Fred H. Dore
Perry B. Woodall
Dewey C. Donohue

Norwood Cunningham
Thomas A. Swayze, Jr.

R. Ted Bottiger

MOTION

On motion of Mr. Cunningham, the report of the Conference Committee on Engrossed Senate Bill No. 122 was adopted and the committee was granted the powers of Free Conference.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 27, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 462, removing certain tidelands at Cattle Point from those formerly reserved for recreational use and taking of shellfish for personal use, have had the same under consideration, and we recommend Engrossed Senate Bill No. 462 be amended to read as follows and that the amended bill do pass.

An Act relating to public lands.

Be It Enacted by the Legislature of the State of Washington:

NEW SECTION. Section 1. The state department of fisheries is authorized to permit designated portions of the following described tidelands to be used by the upland owners thereof for the purpose of building and maintaining docks: Tidelands of the second class owned by the state of Washington situated in front of, adjacent to, or abutting upon the entire west side of lot 1, section 5, Township 34 North, Range 2 West, W.M., to the northernmost tip of said lot, and lots 2 and 3, section 8, Township 34 North, Range 2 West, W.M. (Cattle Point).

Senate Members:

William A. Gissberg
Lowell Peterson
Harry B. Lewis

House Members:

Stewart Bledsoe Leonard A. Sawyer Duane L. Berentson

MOTION

On motion of Mr. McDougall, the House adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 462.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Engrossed Senate Bill No. 462 as amended by the Free Conference Committee.

Representative Berentson spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 462 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those absent or not voting were: Representatives Bottiger, Harris, Kink, May, McCormick, Newschwander, Rosellini—7.

Engrossed Senate Bill No. 462 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has passed: Senate Bill No. 651, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 978; and House Bill No. 979, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Reengrossed Senate Bill No. 453 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate Bill No. 619 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has concurred in the House amendment to Engrossed Senate Joint Resolution No. 23 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 630, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The President has signed: House Bill No. 202, and the same is herewith transmitted.

Ward Bowden, Secretary,

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: 'House Bill No. 934; also House Bill No. 978; also House Bill No. 979.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 8 with the following amendments: In line 9 of the title of the printed bill, being line 8 of the engrossed bill, after "RCW 44.24.070" and before the period, insert "; and amending section 1, chapter 36, Laws of 1947, as amended by section 1, chapter 148, Laws of 1965 extraordinary session and RCW 44.24.010"

On page 4, section 5, line 25 of the printed bill, being line 24 of the engrossed bill, after "appoint" and before "additional" insert "not more than twelve"

On page 5, after the end of section 5 add a new section to read as follows:

"Sec. 6. Section 1, chapter 36, Laws of 1947, as amended by section 1, chapter 148, Laws of 1965 extraordinary session and RCW 44.24.010 are each amended to read as follows:

There is hereby created a 'state legislative council' hereinafter referred to as the council, which shall consist of [thirteen] fifteen senators and [fourteen] sixteen representatives from the legislature of the state of Washington, including the president pro tem of the senate and the speaker of the house of representatives, said council to be appointed by the president of the senate and the speaker of the house of representatives at least ten days before the close of the 1947 session of the legislature, and at least ten days before the close of each regular session thereafter. The president of the senate and the speaker of the house of representatives shall prepare their lists of appointees so that the whole membership of the council shall include at least one individual from each United States congressional district within the state and so that the minority political party in each house shall have [six] seven members on the council. The said lists of appointees shall be subject to confirmation as to the senate members by the senate and as to the house members by the house of representatives. In the event of a failure to appoint council members within the time above stated, or in the event of a refusal by either senate or house of representatives to confirm appointments on the council, then the members on the council from either house in which there is a failure to appoint or confirm shall be elected forthwith by the members of such house.", and the same are herewith transmitted.

Ward Bowden, Secretary.

On motion of Mr. Gorton, the House concurred in the Senate amendments to Engrossed House Bill No. 8.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 8 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 8 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Bottiger, Harris, Kink, McCormick, Newschwander, Rosellini—6.

Engrossed House Bill No. 8 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has passed Engrossed Substitute House Bill No. 713 with the following amendments:

On page 1, line 2 of the title after "commission" and before "and" insert ", the urban arterial board"

On page 1, line 3 of the title before the period following "authority" insert "; making appropriations to the state treasurer for transfers to bond retirement funds; and declaring an emergency"

On page 3, section 1, line 11 of the printed and engrossed bills, strike "383,515,000" and insert "370,215,000"

On page 3, section 1, line 12 of the printed and engrossed bills before "PROGRAM NO. 8" insert the following material:

- "PROGRAM NO. 7A, STATE HIGHWAY CONSTRUCTION—URBAN AREAS
- (2) For location, design, right of way and construction of state highways in urban areas and to pay the expenses incurred in the printing, issuance and sale of bonds in accordance with sections 9 through 13 and 39 of chapter (House Bill No. 595), Laws of 1967 extraordinary session. This is a specific appropriation of the proceeds of bonds authorized by sections 36 through 43, chapter (House Bill No. 595), Laws of 1967 extraordinary session. \$42,000,000"

On page 5, following section 4 on line 29 of the printed and engrossed bills add five new sections to read as follows:

"NEW SECTION. Sec. 5. There is hereby appropriated from the urban arterial trust account in the motor vehicle fund to the urban arterial board for the biennium ending June 30, 1969, the sum of seventeen million two hundred thousand dollars to carry out the provisions of sections 14 through 35 of chapter (House Bill No. 595), Laws of 1967 extraordinary session.

"NEW SECTION. Sec. 6. There is hereby appropriated from the urban arterial trust account in the motor vehicle fund to the urban arterial board for the biennium ending

June 30, 1969, the sum of thirty-four million three hundred thousand dollars to carry out the provisions of sections 14 through 35 and 48 of chapter (House Bill No. 595), Laws of 1967 extraordinary session. This is a specific appropriation of the proceeds of bonds authorized by sections 45 through 52, chapter (House Bill No. 595), Laws of 1967 extraordinary session.

"NEW SECTION. Sec. 7. There is hereby appropriated from the motor vehicle fund to the state treasurer for the biennium ending June 30, 1969, the sum of one million four hundred thousand dollars for transfer to the highway bond retirement fund for payment of interest on bonds as authorized by sections 36 through 43 of chapter

(House Bill No. 595), Laws of 1967 extraordinary session.

"NEW SECTION. Sec. 8. There is hereby appropriated from urban arterial trust account in the motor vehicle fund to the state treasurer for the biennium ending June 30, 1969, the sum of one million two hundred thousand dollars for transfer to the bond retirement fund for payment of interest on bonds as authorized by sections 45 through 52, chapter (House Bill No. 595), Laws of 1967 extraordinary session.

"NEW SECTION. Sec. 9. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions and shall take effect immediately.", and the same is herewith transmitted.

Ward Bowden, Secretary.

On motion of Mr. Leland, the House concurred in the Senate amendments to Engrossed Substitute House Bill No. 713.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 713 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 713 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 89; nays, 2; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—89.

Those voting nay were: Representatives Conner and Smith—2.

Those absent or not voting were: Representatives Bottiger, Harris, Hurley, Kink, McCormick, Moon, Newschwander, Rosellini—8.

Engrossed Substitute House Bill No. 713 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

The House resumed consideration of the Senate amendments to Engrossed Substitute House Bill No. 722. (See pp. 2179-2185 for Senate amendments.)

MOTION

Mr. Leland moved the House concur in the Senate amendments to Engrossed Substitute House Bill No. 722.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Swayze on a point of parliamentary inquiry. Mr. Swayze:

"I request that the question be divided and a separate vote be taken on the Senate amendments to Engrossed Substitute House Bill No. 722, in particular the amendment by Senators Woodall and Uhlman beginning on page 29, sections 52, 53, and 54."

The Speaker:

"With the consent of the House the question will be divided. The motion before the House is that the House do concur in sections 52, 53, and 54."

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Swayze yielded to question.

Mr. Smith:

"Does this amendment concern the penalty against the person who is caught without a license?"

Mr. Swayze:

"That is correct, it is the mandatory jail sentence."

Representative Swayze spoke against concurring in the Senate amendments to sections 52, 53, and 54 of Engrossed Substitute House Bill No. 722.

PARLIAMENTARY INQUIRY

The Speaker recognized Mr. Smith on a point of parliamentary inquiry. Mr. Smith:

"Mr. Speaker, if we vote affirmatively on the motion, will we be voting to concur with everything except the amendments Mr. Swayze mentioned?"

The Speaker:

"The motion is a positive one, that we do concur in sections 52, 53, and 54. If you want to delete those sections, you should vote 'no'. If the motion prevails, these sections will remain in the bill."

Debate ensued, Representative Smith speaking against the motion and Representative Spanton speaking in favor of the motion to concur.

Mr. Chatalas demanded an electric roll call, and the demand was sustained.

Further debate ensued, Representative McDougall speaking in favor of the motion and Representative Clark (Newman H.) speaking against it.

YIELDING TO QUESTION

At the request of Mr. Beck, Mr. Clark (Newman H.) yielded to question. Mr. Beck:

"Mr. Clark, you just elaborated at great length on a little reading you did. You started out by reading the second sentence of subsection (1) of section 52. Would you go back and read the first sentence to that subsection?"

Mr. Clark (Newman H.):

"You mean where it says, 'Upon the first conviction'?"

Mr. Beck:

"That is where you started reading before. Go back and read it from the beginning."

Mr. Clark:

"I am not talking about that because it is the existing law. The first sentence is: 'Any person who drives . . .' " $\,$

Mr. Beck:

"No, Mr. Clark, you are not reading the amendment. If you will permit me, I will read it for you."

Mr. Clark:

"Thank you for asking such a careless question."

Mr. Beck:

"Mr. Clark, you are impugning my motives."

Mr. Clark:

"Directly."

Mr. Beck:

"I will impugn your motives then, Mr. Clark. This is truly a lawyers' bill and that is the reason you kept it bottled up in Judiciary Committee."

Representatives Beck and Leland spoke in favor of the motion.

Mr. Goldsworthy demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the motion that the House concur in the Senate amendments to sections 52, 53, and 54 of Engrossed Substitute House Bill No. 722.

The Clerk called the roll on the motion to concur in the Senate amendments to sections 52, 53, and 54, and the motion was carried by the following vote: Yeas, 65; nays, 27; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Avey, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Chapin, Charette, Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Garrett, Goldsworthy, Haussler, Holman, Hubbard, Humiston, Johnson, Jolly, Jueling, Kalich, Kirk, Kiskaddon, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, McCaffree, McCormick, McDougall, Merrill, Moon, Morrison, Murray, Newhouse, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smythe, Spanton, Taylor, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—65.

Those voting nay were: Representatives Anderson, Backstrom, Bagnariol, Ceccarelli, Clark (Newman H.), Gallagher, Gladder, Gorton, Grant, Hawley, Heavey, Hill, Hoggins, Hurley, King, Kopet, Leckenby, Lewis, Marzano, May, McGavick, O'Brien, O'Dell, Smith, Sprague, Swayze, Whetzel—27.

Those absent or not voting were: Representatives Bottiger, Chatalas, Harris, Jastad, Kink, Newschwander, Rosellini—7.

MOTION

On motion of Mr. Lewis, the House deferred further consideration of Engrossed Substitute House Bill No. 722 as amended by the Senate, and the bill was made a special order of business following House Concurrent Resolution No. 56.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 419 and has passed the bill as amended by the Free Conference Committee.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 28, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 453; and

Senate Bill No. 619; and

Senate Concurrent Resolution No. 6, and the same are herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 453; also

Senate Bill No. 619; also

Senate Bill No. 630; also

Senate Concurrent Resolution No. 6.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following were introduced, read first time by title, and acted upon as indicated:

House Bill No. 981, by Representatives Bluechel and Murray:

An Act relating to strip mining; the levying of certain taxes on the operators thereof; and the reclamation of land affected thereby.

Ordered printed and referred to Committee on Revenue and Taxation.

MOTION

On motion of Mr. Gorton, the rules were suspended and authorization was given to add four additional names as sponsors of House Concurrent Resolution No. 56.

House Concurrent Resolution No. 56, by Representatives Lewis, Leland, Leckenby, Lux, McGavick, Sprague, and Chatalas:

Directing study of mass transportation needs by joint legislative committee on highways.

On motion of Mr. Gorton, the rules were suspended, House Concurrent Resolution No. 56 was advanced to second reading and read the second time.

On motion of Mr. McDougall, the rules were suspended, House Concurrent Resolution No. 56 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representative Lewis spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 56, and the resolution passed the House by the following vote: Yeas, 85; nays, 4; absent or not voting, 10.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, DeJarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—85.

Those voting nay were: Representatives Avey, Conner, Hurley, Taylor-4.

Those absent or not voting were: Representatives Bottiger, Copeland. Flanagan, Harris, Hawley, Kalich, Kink, Newhouse, Newschwander, Rosellini-10.

House Concurrent Resolution No. 56, having received the constitutional majority, was declared passed.

EXPLANATION OF VOTE

I wish to be recorded as voting "aye" on House Concurrent Resolution No. 56. Dwight S. Hawley, 44th District.

SPECIAL ORDER OF BUSINESS

The House resumed consideration of the Senate amendments to Engrossed Substitute House Bill No. 722, the bill having been made a special order of business immediately following consideration of House Concurrent Resolution No. 56.

The Speaker declared the question before the House to be the motion by Mr. Leland that the House concur in the remaining Senate amendments to Engrossed Substitute House Bill No. 722, Senate amendments to sections 52, 53, and 54 having been adopted previously. (See pp. 2179-2185 for amendments.)

The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 722 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 722 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 85; nays, 8; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, Mc-Dougall, Merrill, Moon, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smythe, Spanton, Taylor, Thompson, Veroske, Walgren, Wanamaker, Wolf, Zimmerman, Speaker—85.

Those voting nay were: Representatives Chatalas, Clark (Newman H.), Hurley, McGavick, Smith, Sprague, Swayze, Whetzel—8.

Those absent or not voting were: Representatives Bottiger, Harris, King, Kink, Newschwander, Rosellini—6.

Engrossed Substitute House Bill No. 722 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I wish to be recorded as voting "no" on Engrossed Substitute House Bill No. 722 as amended by the Senate. and the second section of the second

Richard A. King, 38th District.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Senate Bill No. 651, by Senators Washington, Bailey, and Huntley:

An Act relating to vehicle licensing fees; amending section 46.16.070, chapter 12, Laws of 1961 as last amended by section 56, chapter 83, Laws of 1967 extraordinary session and RCW 46.16.070; declaring an emergency; and providing an effective date.

On motion of Mr. Gorton, the rules were suspended, Senate Bill No. 651 was advanced to second reading and read the second time.

On motion of Mr. Gorton, the rules were suspended, Senate Bill No. 651 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Leland spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 651, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, O'Brien, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Whetzel, Wolf, Zimmerman, Mr. Speaker—88.

Those absent or not voting were: Representatives Adams, Berentson, Bottiger, Harris, Heavey, Kink, Moon, Newschwander, O'Dell, Rosellini, Wanamaker—11.

Senate Bill No. 651, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Concurrent Resolution No. 15, by Senators Sandison, Ryder, Mc-Cormack, Hallauer, and Lewis:

Providing for continuation of the temporary advisory council on public higher education.

On motion of Mr. Gorton, the rules were suspended, Senate Concurrent Resolution No. 15 was advanced to second reading and read the second time.

On motion of Mr. Gorton, the rules were suspended, Senate Concurrent Resolution No. 15 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representative Lynch spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 15, and the resolution passed the House by the following vote: Yeas, 83; nays, 4; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth,

Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, De-Jarnatt, Elicker, Farr, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman—88.

Those voting nay were: Representatives Day, Flanagan, Hurley, Moon—4. Those absent or not voting were: Representatives Bottiger, Harris, Kink, Newschwander, Rosellini, Spanton, Mr. Speaker—7.

Senate Concurrent Resolution No. 15, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. McDougall, all bills passed by the House this morning were ordered transmitted immediately to the Senate.

RESOLUTIONS

House Resolution No. 67-93, by Representatives Lewis, Smythe, Flanagan, and Berentson:

Whereas, Our expanding population has increased and will continue to increase the need for lands for parks, recreational purposes and open spaces; and

Whereas, The state of Washington has under its control large areas of lands which are suitable for parks, recreational purposes and open spaces; and

Whereas, Interest has been expressed in the acquisition by the public of interests in private land for green belts, natural river corridors, open spaces, sight and sound buffers and other similar purposes; and

Whereas, It has proven to be difficult and expensive for the state and its political subdivisions to obtain through purchase or condemnation lands suitable for these purposes; and

Whereas, There have been studies made and plans developed concerning the needs of the state and its inhabitants for parks and recreational facilities, but there has been no comprehensive review of the needs of the state and its inhabitants for green belts, natural river corridors, open spaces, sight and sound buffers and other similar purposes;

Now, Therefore, Be It Resolved, By the House of Representatives that the legislative council be and is hereby requested to conduct a study and survey which shall include:

- (1) An inventory of all public lands under the control of the state and its subdivisions classified as to those lands that are currently being utilized for parks, recreational purposes and open spaces; and those lands which are suitable for utilization therefor in the future in accordance with appropriate and coordinated governmental plans;
- (2) A study of the feasibility and total economic impact of utilizing public lands under the control of the state and its subdivisions and of acquiring, by condemnation or otherwise, interests in private land, for green belts, natural river corridors, open spaces, sight and sound buffers and other similar purposes, all in accordance with appropriate and coordinated governmental plans; and
- (3) A determination of the expense to the state and its political subdivisions of providing funds for the acquisition by the public of interests in suitable private lands for parks, recreational purposes and open spaces in comparison with the expense of utilizing suitable public lands for such purposes and reimbursing the various state funds for any loss of revenue resulting from such use; and

Be It Further Resolved, That the legislative council shall report to the legislature the results of its study and survey together with its recommendations and such drafts of legislation as it may deem necessary on or before December 15, 1968; and

Be It Further Resolved, That the Chief Clerk of the House shall see that a copy of this House Resolution is presented to the Executive Secretary of the Legislative Council.

Mr. Lewis moved the adoption of the resolution.

YIELDING TO QUESTION

At the request of Mr. Clark (Newman H.), Mr. Lewis yielded to question. Mr. Clark:

"We have a department for this purpose, or it could be utilized in connection with this resolution. Do you think that a coordination of efforts could be made?"

Mr. Lewis:

"To which department do you refer?"

Mr. Clark:

"The Parks Department."

Mr. Lewis:

"Yes, I am sure they would be involved and would work with the Legislative Council on the study."

Debate ensued, Representative Adams speaking against adoption of the resolution and Representative Clark (Newman H.) speaking in favor of its adoption.

The motion was carried and the resolution was adopted.

MOTION

On motion of Mr. Gorton, the Committee on Rules and Administration was relieved of House Bill No. 965 and the bill was placed on second reading.

SECOND READING OF BILLS

House Bill No. 965, by Representative Gorton:

Deleting the requirement that one member of the Statute Law Committee be appointed from among membership of the legislative council.

The bill was read the second time.

On motion of Mr. Gorton, the rules were suspended, House Bill No. 965 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 965, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Conner, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Taylor, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—94.

Those absent or not voting were: Representatives Harris, Kink, Moon, Newschwander, Rosellini-5.

House Bill No. 965, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Gorton, the House reverted to the sixth order of business.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Bill No. 982, by Representatives Copeland and O'Brien:

An Act relating to the expenses and costs of the legislature including subsistence payments and expenses of members; amending section 1, chapter 10, Laws of 1959 extraordinary session as amended by section 1, chapter 7, Laws of 1963 extraordinary session and RCW 44.04.120; making appropriations; and declaring an emergency.

On motion of Mr. Gorton, the rules were suspended, House Bill No. 982 was advanced to second reading and read the second time.

On motion of Mr. Gorton, the rules were suspended, House Bill No. 982 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative O'Brien spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 982, and the bill passed the House by the following vote: Yeas, 78; nays, 13; absent or not voting, 8.

Those voting yea were: Representatives Adams, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Conner, Copeland, Day, DeJarnatt, Elicker, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Grant, Hawley, Hill, Hoggins, Holman, Humiston, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, Merrill, Morrison, Murray, Newhouse, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smythe, Spanton, Sprague, Swayze, Taylor, Walgren, Wanamaker, Wolf, Zimmerman, Mr. Speaker—78.

Those voting nay were: Representatives Amen, Clarke (George W.), Clocksin, Farr, Gallagher, Haussler, Hubbard, Jueling, McGavick, Newschwander, Smith, Veroske, Whetzel—13.

Those absent or not voting were: Representatives Bledsoe, Cunningham, Harris, Heavey, Kink, Moon, Rosellini, Thompson—8.

House Bill No. 982, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. Gorton, the bills not previously transmitted to the Senate were ordered transmitted immediately to the Senate.

On motion of Mr. Gorton, the House advanced to the eighth order of business.

On motion of Mr. McDougall, the House recessed until 2:30 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 2:30 p.m.

The Clerk called the roll and all members were present except Representatives Harris, Kalich, Marzano, and Rosellini. Representatives Harris and Rosellini were excused.

MESSAGES FROM THE SENATE

Senate Chamber. Olympia, Wash., April 28, 1967.

Mr. Speaker:

The Senate has passed: House Bill No. 982, and the same is herewith transmitted. Ward Bowden, Secretary.

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The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 122 and has granted said committee the powers of Free Conference, and the same is herewith transmitted. the same is herewith transmitted.

Ward Bowden, Secretary.

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Senate Chamber. Olympia, Wash., April 28, 1967.

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 462 and has passed the bill as amended by the Free Conference Committee. the constitute of the Marketine

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 28, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on House Bill No. 686 and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 28, 1967. e in the second second

Mr. Speaker:

The President has signed: House Bill No. 934; and House Bill No. 978; and

House Bill No. 978; and
House Bill No. 979; and the same are herewith transmitted.

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Ward Bowden, Secretary

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 28, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred House Bill No. 686, authorizing a referendum on outdoor recreational bond issue, have had the same under consideration, and we are unable to agree and request the powers of Free Conference.

Senate Members:

House Members:

R. Frank Atwood Martin J. Durkan Robert C. Ridder Carlton A. Gladder Frank B. Brouillet John S. Murray

MOTION

On motion of Mr. Gorton, the report of the Conference Committee on House Bill No. 686 was adopted and the committee was granted the powers of Free Conference.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 28, 1967.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Senate Bill No. 649 and asks the House to recede therefrom, and said bill together with the House amendments thereto are herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Gorton, the House refused to recede from its amendments to Senate Bill No. 649 and asked the Senate for a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed as members of the Conference Committee on Senate Bill No. 649, Representatives Hoggins, Clark (Newman H.), and King.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 27, 1967.

To The Honorable, The House of Representatives of the State of Washington.

Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bill, entitled: House Bill No. 261, increasing the number of superior court judges.

Very truly yours, Raymond W. Haman, Legal Counsel to the Governor.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Sheridan on a point of personal privilege. Mr. Sheridan:

"Mr. Speaker, ladies and gentlemen of the House: The other day some of the secretaries who work in this building were presented with corsages which was a very gracious and nice gesture. However, we have a number of other beautiful, loyal, hard-working secretaries and lady staff members who work in the other buildings, as well as in this building, and it is our feeling that they also are deserving of recognition. We particularly wish to honor those who have worked across the street in the 'pigeon lofts' who seldom get over here to see what happens. We had some flowers flown in from Hawaii which are here now, and I understand these lady staff members of the

House are in the wings, so I think it would be very fitting at this time if they were properly honored with these floral gifts. They didn't send quite enough leis, so we filled in with a few corsages."

The Speaker:

"At this time the Speaker would like to ask Representatives Elicker, Wanamaker, Smythe, Ceccarelli, and Heavey to come forward and assist in making the presentations."

The following secretaries and other lady staff members were presented with leis and corsages:

Virginia Britt, Judy Burns, Ione Carmichael, Helen Christensen, Betty Evans, Karen Fraser, Dawne Friesen, Kay Griffith, Bunny Hooper, Rosemary Lemaster, Arlene Monger, Pat Montbroussous, Donna Ward, Peggy Jacobs, Pat Baugh, Janet Byer, Beth Bryarly, Mary Cloquet, Louise Greenstreet, Mary Louis, Felyne Mannholt, Kristi Robinson, Lucile Saltvick, Naida Senter, Candy Stamey, Euguinna Taschner, Adele Goss, Clara Crowe, Pauline Craig, Dorothy McKasson, Jean Ensign, Ann Nordquist, Vera Sadle, Sharon Norris, Selma Sherbert, Pat Augostino, Linda Healy, Kathy Dahl, Ardis McWilliams, Gloria DeGarmo, Jean Van DeMark, Dorothy Akey, Marie Rains, Maureen Kelleher, Mary Lou Writer, Aggie Murray, Virginia Keenhan, LuAnne Dillard, Jan Comings, Marcia Hutchinson, Regina Hoover, Judy Stabno, Ellen Olson, JoAnn Harper, Charlene Diehl, Pat Connolly, Parm Moos, Elsie Preston, Kay Hare, Twilene Sappenfield, and Pam Buchanan.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MOTION

On motion of Mr. Bledsoe, the House recessed until 8:45 p.m.

EVENING SESSION

The Speaker called the House to order at 8:45 p.m.

The Clerk called the roll and all members were present except Representatives Backstrom, Barden, Bottiger, Conner, Elicker, Harris, Litchman, Lux, Perry, Rosellini, Saling, Sheridan, Smith, Taylor, and Wanamaker. Representatives Barden, Elicker, Harris, Rosellini, and Wanamaker were excused.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 28, 1967.

Mr. Speaker:

The Senate has passed: House Bill No. 965, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 28, 1967.

Mr. Speaker:

The Senate has passed: House Bill No. 980, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 28, 1967.

Mr. Speaker:

The Senate has passed: Reengrossed House Concurrent Resolution No. 44; and House Concurrent Resolution No. 53; and House Concurrent Resolution No. 54, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 28, 1967.

Mr. Speaker:

The Senate has adopted: House Concurrent Resolution No. 47, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 28, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 419; and

Senate Bill No. 651; and

Senate Concurrent Resolution No. 15, and the same are herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 8; also

House Bill No. 982; also

Senate Bill No. 419; also

Senate Bill No. 651; also

Senate Concurrent Resolution No. 15.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., April 28, 1967.

Mr. Speaker:

The Senate has passed: Reengrossed House Bill No. 946 with the following amendments:

Amend the title, page 1, line 1, after "to" strike the remainder of the title and insert:

"air and water pollution control; providing certain tax credits and exemptions for air and water pollution control facilities; providing certain damages for injury to or for destruction or reduction in quality of the state's natural resources; defining crimes and prescribing penalties; and adding new sections to chapter 216, Laws of 1945 and to chapter 90.48 RCW."

On page 1, line 2 of the title, after "facilities" and before the period insert: "; authorizing the levying of money penalties by the water pollution control commission; and providing for recovery of moneys for damages to resources of the state"

On page 1, section 1 (1), line 23 of the reengrossed bill, after "for" insert "a municipal corporation or for"

On page 4, section 6 (1), line 26, after "facility" and before the period insert ": Provided, That the cost of an existing pollution control facility shall be the depreciated value thereof at the time of application filed pursuant to this section"

On page 5, section 6, line 15 of the reengrossed bill, after "credit" insert "or other federal tax credit"

On page 7, following section 12, add two new sections as follows:

"NEW SECTION. Sec. 13. There is added to chapter 216, Laws of 1945 and to chapter 90.48 RCW a new section to read as follows:

"Any person who violates any of the provisions of this chapter, or fails to perform any duty imposed by this chapter, or violates an order or other determination of the commission or the director made pursuant to the provisions of this chapter, including the conditions of a waste discharge permit issued pursuant to RCW 90.48.160, and in the course thereof causes the death of, or injury to, fish; animals, vegetation or other resources of the state, or otherwise causes a reduction in the quality of the state's waters below the standards set by the commission, thereby damaging the same, shall be liable to pay the state damages in an amount equal to the sum of money necessary to restock such waters, replenish such resources, and otherwise restore the stream, lake or other water source to its condition prior to the injury, as such condition is determined by the commission. Such damages shall be recoverable in an action brought by the attorney general on behalf of the people of the state of Washington in the superior court of the county in which such damages occurred. Provided, That if damages occurred in more than one county the attorney general may bring action in

any of the counties where the damages occurred. Any money so recovered by the attorney general shall be transferred to either the state game fund for the department of fisheries to use for food fish or shellfish management purposes and propagation, or to any other agency of the state having jurisdiction over the resource damaged and for which said moneys were recovered, as appropriate: Provided, That the agency receiving such money shall utilize not less than one-half of said money on activities or projects within the county where the action was brought by the attorney general. No action shall be authorized under this section against any person operating in compliance with the conditions of a waste discharge permit issued pursuant to RCW 90.48.160.

"NEW SECTION. Sec. 14. There is added to chapter 216, Laws of 1945 and to chapter 90.48 RCW a new section to read as follows:

Every person who:

- , "(1) Violates the terms or conditions of a waste discharge permit issued pursuant to RCW 90.48.160, or
- (2) Conducts a commercial or industrial operation without a waste discharge permit as required by RCW 90.48.160, or
- "(3) Violates the provisions of RCW 90.48.080, shall incur, in addition to any other penalty as provided by law, a penalty in the amount of one hundred dollars a day for every such violation. Each and every such violation shall be a separate and distinct offense, and in case of a continuing violation, every day's continuance shall be and be deemed to be a separate and distinct violation. Every act of commission or omission which procures, aids or abets in the violation shall be considered a violation under the provisions of this section and subject to the penalty herein provided for. The penalty herein provided for shall become due and payable when the person incurring the same receives a notice in writing from the director of the commission describing such violation with reasonable particularity and advising such person that the penalty is due. The director may, upon written application therefor, received within fifteen days, and when deemed in the best interest to carry out the purposes of this chapter, remit or mitigate any penalty provided for in this section or discontinue any prosecution to recover the same upon such terms as he in his discretion shall deem proper, and shall have authority to ascertain the facts upon all such applications in such manner and under such regulations as he may deem proper. If the amount of such penalty is not paid to the commission within fifteen days after receipt of notice imposing the same, or application for remission or mitigation has not been made within fifteen days after the violator has received notice of the disposition of such application, the attorney general, upon the request of the director, shall bring an action in the name of the state of Washington in the superior court of Thurston county or of any other county in which such violator may do business, to recover such penalty. In all such actions the procedure and rules of evidence shall be the same as an ordinary civil action except as otherwise in this chapter provided. Alli penalties recovered under this section shall be paid into the state treasury and credited to the general fund.", and the same is herewith transmitted.

Ward Bowden, Secretary.

Mr. Bledsoe moved the House concur in the Senate amendments to Reengrossed House Bill No. 946.

J. 10 10 10 10

YIELDING TO QUESTION

At the request of Mr. Holman, Mr. Bledsoe yielded to question.

Mr. Holman:

"Have you read the amendments?"

Mr. Bledsoe:

"I have discussed them with the principal sponsors, yes."

Mr. Holman:

"I have read them. I concur."

The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

The Speaker stated the question before the House to be the final passage of Reengrossed House Bill No. 946 as amended by the Senate.

The Clerk called the roll on the final passage of Reengrossed House Bill No. 946 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 66; nays, 11; absent or not voting, 22.

Those voting yea were: Representatives Adams, Anderson, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Hurley, Johnson, Jolly, Jueling, Kink, Kirk, Kiskaddon, Kopet, Leland, Lewis, Lynch, Marsh, McCormick, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Sawyer, Smythe, Spanton, Sprague, Swayze, Veroske, Walgren, Wolf, Zimmerman, Mr. Speaker—66.

Those voting nay were: Representatives Amen, Chapin, Copeland, DeJarnatt, Gorton, Humiston, King, Mahaffey, Moon, Thompson, Whetzel—11.

Those absent or not voting were: Representatives Avey, Backstrom, Bottiger, Conner, Elicker, Grant, Harris, Jastad, Kalich, Leckenby, Litchman, Lux, Marzano, May, McCaffree, Perry, Rosellini, Saling, Sheridan, Smith, Taylor, Wanamaker—22.

Reengrossed House Bill No. 946 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I would like to be recorded as voting "yea" on Reengrossed House Bill No. 946 as amended by the Senate.

William S. Leckenby, 31st District.

MOTION

On motion of Mr. McDougall, the House reverted to the third order of business for the purpose of receiving reports of standing committees.

REPORT OF STANDING COMMITTEE

House of Representatives, Olympia, Wash., April 28, 1967.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Engrossed Senate Bill No. 532, authorizing capital improvement bonds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike everything after the enacting clause in both the printed and engrossed bills and insert the following:

"NEW SECTION. Section 1. For the purpose of providing needed capital improvements for the department of general administration, the institutions of higher education and the department of institutions, the state finance committee is authorized to issue, at any time prior to January 1, 1972, general obligation bonds of the state of Washington in the sum of sixty-three million fifty-nine thousand dollars or so much thereof as shall be required to finance the capital projects set forth in section 6 of this act, to be paid and discharged within twenty years of the date of issuance.

The state finance committee is authorized to prescribe the form of such bonds, and the time of sale of all or any portion or portions of such bonds, and the conditions of

sale and issuance thereof: *Provided*, That none of the bonds herein authorized shall be sold for less than the par value thereof, nor shall they bear interest at a rate in excess of six percent per annum.

The bonds shall pledge the full faith and credit of the state of Washington and contain an unconditional promise to pay the principal and interest when due. The committee may provide that the bonds, or any of them, may be called prior to the due date thereof under such terms and conditions as it may determine. The state finance committee may authorize the use of facsimile signatures in the issuance of the bonds.

NEW SECTION. Sec. 2. The proceeds from the sale of the bonds authorized herein, together with all grants, donations, transferred funds and all other moneys which the state finance committee may direct the state treasurer to deposit therein shall be deposited in the state building and higher education construction account created in the state general fund.

NEW SECTION. Sec. 3. The state building and higher education bond redemption fund is created in the state treasury, which fund shall be exclusively devoted to the payment of interest on and retirement of the bonds authorized by this act. The state finance committee shall, on or before June 30th of each year, certify to the state treasurer the amount needed in the ensuing twelve months to meet bond retirement and interest requirements, and on July 1st of each year the state treasurer shall deposit such amount in the state building and higher education bond redemption fund from moneys transmitted to the state treasurer by the tax commission and certified by the tax commission to be sales tax collections; and such amount certified by the state finance committee to the state treasurer shall be a prior charge against all retail sales tax revenues of the state of Washington, except that portion thereof which has been heretofore pledged for the payment of bond principal and interest.

The owner and holder of each of the bonds or the trustee for any of the bonds may by mandamus or other appropriate proceeding require and compel the transfer and payment of funds as directed herein.

NEW SECTION. Sec. 4. The legislature may provide additional means for raising moneys for the payment of the interest and principal of the bonds authorized herein and this act shall not be deemed to provide an exclusive method for such payment.

NEW SECTION. Sec. 5. The bonds herein authorized shall be a legal investment for all state funds or for funds under state control and all funds of municipal corporations.

NEW SECTION. Sec. 6. The following sums, or so much thereof as may be necessary, are appropriated from the state building and higher education construction account: Provided, That the legislature may reappropriate the unexpended balance from any project for other projects within the scope of section 1 of this act.

For the Department of General Administration

Construct and equip addition to state library\$	562,113
For the Washington Correction Center	
Construct and equip honor housing for 270 inmates\$	1,875,630
For the Maple Lane School	
Construct and equip treatment security unit\$	264,970
For the Spruce Canyon Youth Camp	
Construct and equip vocational-gymnasium building\$	194,411
For the School for the Blind	
Construct and equip student residence hall\$	373,000
For the School for the Deaf	
Construct and equip field house\$	150,000
For the Rainier School	
Construct and equip training and service building\$	650,000
Construct and equip volunteer services building\$	150,000
For the Firerest School	
Replace Redwood Hall, Phase II\$	2,550,000
For the University of Washington	
Construct and equip law school center\$	5,100,000
Construct and equip psychology building\$	
Construct and equip performing arts building\$	
Construct and equip computer center addition\$	
Construct and equip electrical engineering addition\$	
Enlarge plant services building\$	
Expand and equip radiation therapy and hospital clinic\$	2,050,000

For Washington State University	
Construct and equip agricultural services building\$ 3,934,775	
Construct and equip physical sciences building\$ 3,148,630	
For Western Washington State College	
Construct additional instruction facilities	
Construct and equip physical education addition\$ 490,000	
Construct and equip administration building	
Renovation of Old Main	
Complete construction and equipping of education-psychology building \$ 850,000	
For Central Washington State College	
Construct and equip instructional center\$ 3,009,500	
Construct and equip library addition\$ 2,070,000	
For Eastern Washington State College	
Construct and equip health and physical education building	
Construct and equip classroom building	
Construct and equip radio-television building	
Construct and equip drama building\$ 800,000	
Construct and equip art building	
For the Fourth State College	
Construction Phase I	
For the Finance Committee\$ 62,471	
NEW SECTION Sec 7 The words "capital improvement" or "capital project" use	a

NEW SECTION. Sec. 7. The words "capital improvement" or "capital project" used herein shall mean acquisition of sites, easements, rights of way or improvements thereon or appurtenances thereto, construction and initial equipment, reconstruction, demolition or major alteration of new or presently owned capital assets.

NEW SECTION. Sec. 8. This act shall be submitted to the people for their adoption and ratification, or rejection, at the general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1968, in accordance with the provisions of section 3, Article VIII of the state Constitution; and in accordance with the provisions of section 1, Article II of the state Constitution as amended, and the laws adopted to facilitate the operation thereof.

NEW SECTION. Sec. 9. Anything in this act to the contrary notwithstanding, if the constitutional amendment proposed in Senate Joint Resolution No. 17 shall be adopted by the electorate in the 1967 general election

(1) the sum of sixty-three million fifty-nine thousand dollars authorized for issue as general obligation bonds in section 1 of this act shall be reduced to the sum of twelve million six hundred seven thousand five hundred ninety-five dollars, and

(2) each of the following capital projects shall be deleted from section 6 of this act:

For the University of Washington	
Law school center	5,100,000
Psychology building\$	3,500,000
Performing arts building\$	3,700,000
Computer center addition\$	1,300,000
Electrical engineering addition\$	650,000
For Washington State University	
Agricultural sciences building\$	3,934,775
Physical sciences building\$	3,148,630
For Western Washington State College	
Additional instructional facilities\$	
Physical education building\$	490,000
Administration building\$	1,650,000
For Central Washington State College	
Instructional center\$	3,009,500
Library addition\$	2,070,000
For Eastern Washington State College	
Health and physical education building\$	
Classroom building\$	1,500,000
Radio-television building\$	500,000
Drama building\$	800,000
Art building\$	1,090,000
For the Fourth State College	
Construction Phase I\$1	5,000,000.

1 9.1 1.1

Beginning on line 1 of the title, strike all the title and insert the following:

"An Act relating to state government and the support thereof; authorizing the issuance and sale of state general obligation bonds to provide for needful land acquisition and buildings for the department of general administration, institutions of higher education and the department of institutions; providing ways and means to pay said bonds; making appropriations; and providing for submission of this act to a vote of the people."

Robert F. Goldsworthy, Chairman, Gerald L. Saling, Vice Chairman.

We concur in this report: Frank B. Brouillet, Virginia Clocksin, Dr. Caswell J. Farr, Joe D. Haussler, Timothy H. Hill, Dale E. Hoggins, Gladys Kirk, Jerry C. Kopet, Marjorie W. Lynch, Audley F. Mahaffey, Daniel G. Marsh, Joseph L. McGavick, Sid W. Morrison, George P. Sheridan, Thomas A. Swayze, Jr., Gordon L. Walgren, Harold S. Zimmerman.

On motion of Mr. McDougall, the rules were suspended, Engrossed Senate Bill No. 532 was advanced to second reading and read the second time.

On motion of Mr. Goldsworthy, the committee amendment was adopted.

On motion of Mr. Goldsworthy, the committee amendment to the title was adopted.

On motion of Mr. McDougall, the rules were suspended, Engrossed Senate Bill No. 532 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. Representative Goldsworthy spoke in favor of passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Beck, Mr. Goldsworthy yielded to question. Mr. Beck:

"I didn't know this was coming up, and I'm trying to read it. As I understand it, this bill authorizes sixty-three million dollars of bonded indebtedness, and I can't see where you are going to retire it. Is this legal to exceed our bonded indebtedness as provided by the Constitution without submitting it to a vote of the people? What section says how we are going to pay it back?"

Mr. Goldsworthy:

"Take a look at section 8, Representative Beck."

YIELDING TO QUESTION

At the request of Mr. Smith, Mr. Goldsworthy yielded to question.
Mr. Smith:

"I want to make sure I understand this. On page 3 of the amendment, section 9, subsection (2), where it says 'each of the following capital projects shall be deleted from section 6 of this act,' now that is contingent upon what? I don't quite understand."

Mr. Goldsworthy:

"That is contingent on passage of Senate Joint Resolution No. 17. If that passes, then these will come under the building authority which is created by Senate Joint Resolution No. 17."

Mr. Smith:

"Do you mean if it passes by the people's vote, or if it passes the legislature?"

Mr. Goldsworthy:

"If it is approved by the people it will establish the building authority, so all these amounts will come under the building authority which will allow the institutions of higher learning to go ahead and bond. If it does not pass, the amounts will be included in these bonds that we are authorizing here."

YIELDING TO QUESTION

At the request of Mr. Richardson, Mr. Goldsworthy yielded to question.

Mr. Richardson:

"How many millions of dollars in capital outlay is being planned through this bonding proposal that was originally planned to come out of surplus? Also, how many projects are here which were originally turned down by the House?"

Mr. Goldsworthy:

"I can't itemize those for you, Representative Richardson. We have some in here that were turned down by the House. One of them, as you are aware, is Western Washington State College which came in at a later date; one, Fircrest, which we first authorized completely out of general funds, we have divided into two parts. There are some others not in House Bill No. 207 which the conference committee did authorize in their deliberations."

YIELDING TO QUESTION

At the request of Mr. Beck, Mr. Goldsworthy yielded to question.

Mr. Beck:

"Section 9 refers to a general election in 1967. Are we going to have a general election then?"

Mr. Goldsworthy:

"Well, this is something that is still before the legislature. If not, we will have one in 1968."

Mr. Beck:

"Is this proper then, or should it say 'or in 1968'?"

Mr. Goldsworthy:

"No, if we have one in 1967, it will take effect then. If not, it will be the next regular election."

YIELDING TO QUESTION

At the request of Mr. Day, Mr. Goldsworthy yielded to question.

Mr. Day:

"I don't want to be troublesome, but the only fund I can find here for the School for the Deaf at Vancouver is this \$150,000 item. Is that correct?"

Mr. Goldsworthy:

"That is right."

Mr. Day:

"There are no funds for the vocational education equipment?"

Mr. Goldsworthy:

"Not in this bond issue."

Mr. Day:

"Do you happen to know, are they in the operations budget?"

Mr. Goldsworthy:

"I don't recall whether they are in there or not."

Mr. Day:

"We just received this two minutes ago. I think we ought to have a little opportunity to look it over."

Mr. Farr demanded the previous question and the demand was not sustained.

YIELDING TO QUESTION

At the request of Mr. Avey, Mr. Goldsworthy yielded to question.

Mr. Avey:

"How do you like to be on the majority side?"

Mr. Goldsworthy:

"It's a lot less fun than the minority."

MOTION

Mr. Grant moved that the House defer further consideration of Engrossed Senate Bill No. 532 and the bill be made a special order of business for 10:30 p.m. tonight.

The motion was lost.

Mr. Beck demanded the previous question and the demand was sustained. The Clerk called the roll on the final passage of Engrossed Senate Bill No. 532 as amended by the House, and the bill passed the House by the following vote: Yeas, 76; nays, 12; absent or not voting, 11.

Those voting yea were: Representatives Adams, Amen, Anderson, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Clarke (George W.), Clocksin, Copeland, Cunningham, DeJarnatt, Farr, Flanagan, Garrett, Goldsworthy, Gorton, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, McCaffree, McDougall, McGavick, Merrill, Moon, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Thompson, Veroske, Walgren, Whetzel, Wolf, Zimmerman, Mr. Speaker—76.

Those voting nay were: Representatives Avey, Clark (Newman H.), Day, Gallagher, Hurley, King, Mahaffey, May, McCormick, Morrison, Richardson, Spanton—12.

Those absent or not voting were: Representatives Backstrom, Bottiger, Chatalas, Conner, Elicker, Gladder, Grant, Harris, Rosellini, Taylor, Wanamaker—11.

Engrossed Senate Bill No. 532 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

Engrossed Senate Bill No. 532, as amended by the House, was placed before the House for only twenty minutes prior to final passage. It was impossible to adequately consider this bill. It involves a sixty-three million dollar bond issue. Some of the items listed were voted down earlier in the session by this legislature and were slipped into this bill by the back door.

Keith J. Spanton, 15th District.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 28, 1967.

Mr. Speaker:

The President has signed: House Bill No. 8; and House Bill No. 982, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber,
Olympia, Wash., April 28, 1967.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Senate Bill No. 649 and the House amendments thereto, and the President has appointed as members of the Conference Committee thereon: Senators Gissberg, Uhlman, and Lewis.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 28, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 269 and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

Ward Bowden, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 28, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 269, establishing traffic safety commission, have had the same under consideration, and we report that we are unable to agree and ask for powers of Free Conference.

Senate Members:

House Members:

Nat Washington
Ernest W. Lennart
Al Henry

Alfred E. Leland Jonathan Whetzel David G. Sprague

MOTION

On motion of Mr. Whetzel, the report of the Conference Committee on Engrossed House Bill No. 269 was adopted and the committee was granted the powers of Free Conference.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Substitute House Bill No. 713; also

House Bill No. 965; also

House Bill No. 980; also

House Concurrent Resolution No. 44: also

House Concurrent Resolution No. 53; also

House Concurrent Resolution No. 54.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 28, 1967.

 $\mathbf{Mr.\ President:}$

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Senate Bill No. 261, amending requirements for publication by county of notice of intention to sell property, have had the same under consideration, and we recommend that the attached bill be substituted therefor and that it do pass.

An Act relating to local government; providing rules and procedures for the sale or disposition of certain county, city, irrigation district or other political subdivision properties; levying an excise tax on city-owned parking facilities; providing for certain city, town and county planning procedures; empowering counties to construct, maintain, improve, operate and control certain recreational facilities and make reasonable regulations and charges for the use thereof; authorizing the issuance and sale of bonds for construction and development of public parks in conjunction with off-street parking space and facilities by cities and towns; regulating purchases, leases or contracts for public works by counties; establishing a county purchasing department;

prescribing their powers, duties and functions; creating a county equipment and revolving fund; amending section 35.41.010, chapter 7, Laws of 1965 and RCW 35.41.010; amending section 35.63.100, chapter 7, Laws of 1965 and RCW 35.63.100; amending section 35.86.010, chapter 7, Laws of 1965 and RCW 35.86.020, chapter 7, Laws of 1965 and RCW 35.86.020; amending section 35.86.070, chapter 7, Laws of 1965 and RCW 35.86.070; amending section 36.32.240, chapter 4, Laws of 1963 and RCW 36.32.240; amending section 36.32.250, chapter 4, Laws of 1963 as last amended by section 1, chapter 97, Laws of 1967 and RCW 36.32.250; amending section 36.34.020, chapter 4, Laws of 1963 and RCW 36.34.020; amending section 1, chapter 82, Laws of 1931, as amended by section 1, chapter 43, Laws of 1933 and RCW 87.03.135; adding new sections to chapter 4, Laws of 1963 and to chapter 36.68 RCW; and adding a new section to chapter 4. Laws of 1963 and to chapter 36.68 RCW.

Be It Enacted by the Legislature of the State of Washington:

Section 1. Section 36.34.020, chapter 4, Laws of 1963 and RCW 36.34.020 are each amended to read as follows:

Whenever the board of county commissioners desires to dispose of any county property except:

- (1) When selling to a governmental agency;
- (2) When personal property to be disposed of is to be traded in upon the purchase of a like article;
- (3) When the value of the property to be sold is less than [two] five hundred dollars;
- (4) When the board by a resolution setting forth the facts has declared an emergency to exist; it shall publish notice of its intention so to do once each week during two successive weeks in three different legal newspapers published in the county, or if there are less than three in as many legal newspapers as are published in the county.

NEW SECTION. Sec. 2. Any municipality may sell, lease or convey any real property located in an area zoned to permit the operation of retail business, when such property is no longer needed for the use or purposes of the municipality, to any private corporation or association established to develop and maintain free public parking facilities. "Municipality" as used in sections 2 through 5 of this 1967 amendatory act, means any city with a population over three hundred thousand and any municipal corporation or other political subdivision located within the boundaries of such city.

NEW SECTION. Sec. 3. Before any municipality may sell, lease or convey any real property located in an area zoned to permit the operation of retail business, it shall post in a conspicuous place on such property and publish in the official newspaper for the county in which such property is located for fifteen days prior to such sale, lease or conveyance a notice giving the legal description of such property and disclosing an intention to sell, lease or convey such property; and it shall offer in its notice, and shall give, the first right of purchase or lease of the whole or any part of such property to any private corporation or association (1) established to develop and maintain free public parking facilities and (2) which agrees to dedicate such property for free public parking.

NEW SECTION. Sec. 4. A sale, lease or conveyance to such corporation or association may be made for such consideration and on such terms and conditions as the municipality deems appropriate: Provided, That the price charged such corporation or association shall not be in excess of the fair market value of such property: Provided Further, That all deeds, leases and other instruments of conveyance shall incorporate a reversion to the municipality of the property or property interest so deeded, leased or conveyed, in the event that such property should no longer be used as a free public parking facility.

NEW SECTION. Sec. 5. The provisions of section 3 of this 1967 amendatory act shall not apply to any sale, lease or conveyance to the federal government or to any agency thereof, or to the state or any agency, county, city, town or other political subdivision of this state.

Sec. 6. Section 35.86.070, chapter 7, Laws of 1965 and RCW 35.86.070 are each amended to read as follows:

Such cities and/or their lessees shall pay to the county treasurer [and to the state treasurer moneys in lieu of real property taxes] an annual excise tax for the privilege of operating a city-owned parking facility equal to the amounts which would be paid upon real property [condemned pursuant to this chapter] devoted to the purpose of

off-street parking were it in private ownership. This section shall only apply to parking facilities acquired under this chapter.

Sec. 7. Section 1, chapter 82, Laws of 1931 as amended by section 1, chapter 43, Laws of 1933 and RCW 87.03.135 are each amended to read as follows:

Any irrigation district shall have power to sell or lease any real estate or personal property owned by such district, whenever the board of directors shall, by unanimous vote, determine that such property is not necessary or needed for the use of the district. No sale or lease of such property shall be made until notice thereof shall be given by publication at least twenty days before the date of said sale or lease of said property in some newspaper of general circulation in the county where the property or part thereof is located, if there be one, and if there be none, then in some newspaper of general circulation published in an adjoining county, said publication to be made at least once a week during three consecutive weeks before the day fixed for the making of such sale or lease, and shall contain notice of intention of the board of directors to make such sale or lease and state the time and place at which proposals for such sale or lease will be considered and at which the sale or lease will be made: Provided, That the provisions of this section relating to publication of notice shall not apply when the value of the property to be sold or leased is less than five hundred dollars. Any such property so sold or leased shall be sold or leased to the highest and best bidder. The provisions of this section shall not apply to the sale of lands acquired by an irrigation district through its purchase of said lands for the nonpayment of its irrigation assessments.

Sec. 8. Section 35.63.100, chapter 7, Laws of 1965 and RCW 35.63.100 are each amended to read as follows:

The commission may recommend to its council or board the plan prepared by it as a whole, or may recommend parts of the plan by successive recommendations; the parts corresponding with geographic or political sections, division or subdivisions of the municipality, or with functional subdvisions of the subject matter of the plan, or in the case of counties, with suburban settlement or arterial highway area. It may also prepare and recommend any amendment or extension thereof or addition thereto.

Before the recommendation of the initial plan to the municipality the commission shall hold at least one public hearing thereon, giving notice of the time and place by one publication in a newspaper of general circulation in the municipality and in the official gazette, if any, of the municipality. [A copy of the ordinance or resolution adopting or embodying such plan or any part thereof or any amendment thereto, duly certified as a true copy by the clerk of the municipality, shall be filed with the county auditor. A like certified copy of any map or plat referred to or adopted by the ordinance or resolution shall likewise be filed with the county auditor. The auditor shall record the ordinance or resolution and keep on file the map or plat.]

The council may adopt by resolution or ordinance and the board may adopt by resolution the plan recommended to it by the commission, or any part of the plan, as the comprehensive plan.

A true copy of the resolution of the board adopting or embodying such plan or any part thereof or any amendment thereto shall be certified by the clerk of the board and filed with the county auditor. A like certified copy of any map or plat referred to or adopted by the county resolution shall likewise be filed with the county auditor. The auditor shall record the resolution and keep on file the map or plat.

The original resolution or ordinance of the council adopting or embodying such plan or any part thereof or any amendment thereto shall be certified by the clerk of the city and filed by him. The original of any map or plat referred to or adopted by the resolution or ordinance of the council shall likewise be certified by the clerk of the city and filed by him. The clerk shall keep on file the resolution or ordinance and map or plat.

NEW SECTION. Sec. 9. All amendments to a comprehensive plan shall be adopted, certified, and recorded or filed in the same manner as authorized in section 8 of this 1967 amendatory act for an initial comprehensive plan.

NEW SECTION. Sec. 10. Any city comprehensive plan and all amendments thereto which have been filed or recorded with the county auditor prior to the effective date of this 1967 amendatory act shall be valid and need not be refiled with the clerk of the city to remain valid and in full force and effect.

NEW SECTION. Sec. 11. There is added to chapter 4, Laws of 1963 and to chapter 36.68 RCW a new section to read as follows:

Any county, acting through its board of county commissioners, is empowered to build, construct, care for, control, supervise, improve, operate and maintain parks,

playgrounds, gymnasiums, swimming pools, field houses, bathing beaches, stadiums, golf courses, automobile race tracks and drag strips, coliseums for the display of spectator sports, public campgrounds, boat ramps and launching sites, public hunting and fishing areas, arboretums, bicycle and bridle paths, and other recreational facilities, and to that end may make, promulgate and enforce such rules and regulations regarding the use thereof, and make such charges for the use thereof, as may be deemed by said board to be reasonable.

Sec. 12. Section 35.41.010, chapter 7, Laws of 1965 and RCW 35.41.010 are each amended to read as follows:

The legislative body of any city or town, for the purpose of providing funds for defraying all or a portion of the costs of planning, purchase, leasing, condemnation, or other acquisition, construction, reconstruction, development, improvement, extension, repair, maintenance, or operation of any municipally owned public land, building, facility, or utility, for which the municipality now has or hereafter is granted authority to acquire, condemn, develop, repair, maintain, or operate, for which the city receives revenue or for which such municipality charges a fee, may authorize, by ordinance, the creation of a special fund or funds into which the city or town shall be obligated to set aside and pay:

- (1) A fixed proportion of the gross revenues of the facility or utility, or
- (2) A fixed amount out of, and not to exceed, a fixed proportion of the gross revenues thereof, or
 - (3) A fixed amount without regard to any fixed proportion of such revenues, or
- (4) An amount sufficient to meet principal and interest requirements and to accumulate any reserves and additional funds that may be required.

The legislative body may also authorize the creation of a special fund or funds to defray all or part of the costs of planning, purchase, condemnation, or other acquisition, construction, improvement, maintenance or operation of any public park in, upon or above property used or to be used as municipally owned off-street parking space and facilities, whether or not revenues are received or fees charged in the course of public use of such park. Part or all of the otherwise unpledged revenues, fees or charges arising from municipal ownership, operation, lease or license of any off-street parking space and facilities, or arising from municipal license of any on-street parking space, shall be set aside and paid into such special fund or funds in accordance with this section.

Sec. 13. Section 35.86.010, chapter 7, Laws of 1965 and RCW 35.86.010 are each amended to read as follows:

Cities of the first, second, and third classes are authorized to provide off-street parking space and facilities for motor vehicles, and the use of real property for such purpose is declared to be a public use. Notwithstanding the provisions of RCW 35.86.040 such cities shall call for competitive bids for the operation of any off-street parking space and facilities for motor vehicles in or beneath a public park by any private person, firm or corporation, upon such reasonable notice, bidder qualifications and bid conditions as the city shall determine. In the case of off-street parking space in, upon or beneath a public park the term "facilities" as used hereafter in this chapter may include public parks thereon.

Sec. 14. Section 35.86.020, chapter 7, Laws of 1965 and RCW 35.86.020 are each amended to read as follows:

In order to provide for off-street parking space and/or facilities, such cities are authorized, in addition to their powers for financing public improvements, to finance their acquisition and construction through the issuance and sale of revenue [,] bonds or general [fund] obligation [and on-street parking revenue] bonds or both. Any bonds issued by such cities pursuant to this section shall be issued in the manner and within the limitations prescribed by the Constitution and the laws of this state.

In addition local improvement districts may be created and their financing procedures used for this purpose in accordance with the provisions of Title 35 as now or hereafter amended.

Such cities may authorize and finance the economic and physical surveys and plans, and construction, for off-street parking, and the maintenance and management of such off-street parking spaces and facilities either within their general budget or by issuing revenue bonds or general [fund] obligation bonds [and on-street parking revenue bonds] or both.

General obligation bonds issued hereunder may additionally be made payable from any otherwise unpledged revenue, fees or charges which may be derived from the

ownership, operation, lease or license of off-street parking space or facilities or which may be derived from the license of on-street parking space.

Sec. 15. Section 36.32.240, chapter 4, Laws of 1963 and RCW 36.32.240 are each amended to read as follows:

In any county the board of county commissioners may by resolution establish a county purchasing department and thereafter such department shall contract on a competitive basis for all public works and purchase or lease on a competitive basis all supplies, materials, and equipment, for all departments of the county, exclusive of the county hospital, pursuant to the provisions hereof and under such rules as the board shall by resolution adopt, except for such contracts and purchases as shall be made pursuant to RCW 36.77.060, 36.77.070 and 36.82.130: Provided, That in all class AA or class A counties or in any county of the first class it shall be mandatory that a purchasing department be established.

Sec. 16. Section 36.32.250, chapter 4, Laws of 1963 as last amended by section 1, chapter 97, Laws of 1967, and RCW 36.32.250 are each amended to read as follows:

No contract, lease or purchase shall be entered into by the board of county commissioners or by any elected or appointed officer of such county until after bids have been submitted to the board of county commissioners upon specifications therefor. Such specifications shall be in writing and shall be filed with the clerk of the board for public inspection, and an advertisement thereof stating the date after which bids will not be received, the character of the work to be done, or material, equipment, or service to be purchased, and that specifications therefor may be seen at the office of the clerk of the board, shall be published in the county official newspaper. Such advertisement shall be published at least once in each week for two consecutive weeks prior to the last date upon which bids will be received and as many additional publications as shall be determined by the board. The bids shall be in writing, shall be filed with the clerk, shall be opened and read in public at a meeting of the board on the date named therefor in said advertisement, and after being opened, shall be filed for public inspection. No bid shall be considered for public work unless it is accompanied by a bid deposit in the form of a surety bond, postal money order, cash, cashier's check, or certified check in an amount equal to five percent of the amount of the bid proposed. The contract for the public work, lease or purchase shall be awarded to the lowest responsible bidder; taking into consideration the quality of the articles or equipment to be purchased or leased. Any or all bids may be rejected for good cause. The board shall require from the successful bidder for such public work a contractor's bond in the amount and with the conditions imposed by law. Should the bidder to whom the contract is awarded fail to enter into the contract and furnish the contractor's bond as required within ten days after notice of the award, exclusive of the day of notice, the amount of the bid deposit shall be forfeited to the county and the contract awarded to the next lowest and best bidder. The bid deposit of all unsuccessful bidders shall be returned after the contract is awarded and the required contractor's bond given by the successful bidder is accepted by the board. In the letting of any contract, lease or purchase involving less than one thousand dollars advertisement and competitive bidding may be dispensed with on order of the board of county commissioners. Notice of intention to let contracts, enter into lease agreements or to make purchases involving amounts exceeding five hundred dollars and less than one thousand dollars, shall be posted by the board of county commissioners on a bulletin board in its office not less than three days prior to making such purchase, lease or contract. 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 purchasing department.

NEW SECTION. Sec. 17. There is added to chapter 4, Laws of 1963 and to chapter 36.32 RCW a new section to read as follows:

The board of county commissioners may elect to adopt the provisions of sections 18, 19 and 20 of this 1967 amendatory act and may, by resolution, designate the kinds of equipment subject thereto.

NEW SECTION. Sec. 18. There is added to chapter 4, Laws of 1963 and to chapter 36.32 RCW a new section to read as follows:

In accordance with the provisions of section 17 of this 1967 amendatory act, in every county in which there is now or is hereafter established a county purchasing department, there is created a county fund to be known as the "county equipment and rental revolving fund". On the effective date of this 1967 amendatory act, the county

treasurer of such counties shall transfer to said fund all sums remaining in the county current expense fund budgeted for the purchase or lease of capital outlay equipment.

NEW SECTION. Sec. 19. There is added to chapter 4, Laws of 1963 and to chapter

36.32 RCW a new section to read as follows:

In accordance with the provisions of section 17 of this 1967 amendatory act, after the effective date of this 1967 amendatory act, no warrants shall be issued for the purchase or lease of capital outlay equipment unless they have been authorized by the county purchasing agent: Provided, That sums allocated to existing contracts for the purchase or lease of such equipment shall be authorized by the purchasing agent upon the written request of the officer or employee who has executed such contract: Provided, Further, That no option for purchase or extension of time in such existing contracts may be exercised unless approved by the purchasing agent.

NEW SECTION. Sec. 20. In accordance with the provisions of section 17 of this 1967 amendatory act, the county purchasing agent, subject to the supervision of the board of county commissioners shall establish charges to be paid by county officers and county departments for the use of such equipment. The charge shall be sufficient to amortize the cost of purchasing, maintaining or leasing such equipment, which amounts shall be credited as income to the county equipment and revolving fund and charged on a monthly basis against the account of the officer or agent using such equipment. Moneys derived from the charges for such equipment shall be disbursed from the county equipment and revolving fund by the county treasurer by warrants drawn by the county auditor on vouchers duly authorized by the purchasing agent.

NEW SECTION. Sec. 21: If any provision of this 1967 amendatory act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances, shall not be affected.

Senate Members:

R. R. Bob Greive Ted G. Peterson Frank Connor House Members:

Jonathan Whetzel
Dave Ceccarelli
Jerry C. Kopet

MOTION

Mr. Whetzel moved the House adopt the report of the Free Conference Committee on Senate Bill No. 261.

Representative Whetzel spoke in favor of the motion.

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Mr. Jueling demanded the previous question and the demand was sustained.

The motion was carried.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Senate Bill No. 261 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Senate Bill No. 261 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 82; nays, 4; absent or not voting, 13.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, King, Kink, Kirk, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Whetzel, Wolf, Zimmerman, Mr. Speaker—82.

Those voting nay were: Representatives Hurley, Kalich, May, Sheridan—4.

Those absent or not voting were: Representatives Backstrom, Barden, Bottiger, Conner, Elicker, Harris, Kiskaddon, Marzano, Rosellini, Saling, Sawyer, Taylor, Wanamaker—13.

Senate Bill No. 261 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 28, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on House Bill No. 686 and has passed the bill as amended by the Free Conference Committee, and the report of the Free Conference Committee and the bill are herewith transmitted.

Ward Bowden, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 28, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred House Bill No. 686, authorizing a referendum on outdoor recreational bond issue, have had the same under consideration, and we recommend that the following amendment be adopted:

Senate Members:

R. Frank Atwood Martin J. Durkan Robert C. Ridder House Members:

Carlton A. Gladder Frank B. Brouillet John A. Murray

MOTION

On motion of Mr. Brouillet, the House adopted the report of the Free Conference Committee on House Bill No. 686.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of House Bill No. 686 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of House Bill No. 686 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 78; nays, 7; absent or not voting, 14.

Those voting yea were: Representatives Amen, Anderson, Bagnariol, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, DeJarnatt, Farr, Flanagan, Garrett, Goldsworthy, Gorton, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Kalich, King, Kink, Kirk, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Whetzel, Wolf, Zimmerman, Mr. Speaker—78.

Those voting nay were: Representatives Adams, Avey, Day, Gladder, Hurley, Jueling, Mahaffey—7.

Those absent or not voting were: Representatives Backstrom, Barden, Bottiger, Conner, Elicker, Gallagher, Grant, Harris, Kiskaddon, Newhouse, Rosellini, Saling, Taylor, Wanamaker—14.

House Bill No. 686 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

RESOLUTION

House Resolution No. 67-94, by Representatives Chatalas and Gorton:

Whereas, The House of Representatives on March 4, 1967 unanimously endorsed House Concurrent Resolution 24 calling for the appointment of a committee or, in the alternative, action by the Legislative Council to, in the language of that resolution, "inaugurate an inquiry into the reasons, the causes and the practices in areas of law enforcement and criminal jurisprudence to determine what steps should be taken by our state government and what refinements and corrections in the body of criminal law should be instituted"; and

Whereas, House Concurrent Resolution 24 by reason of the adjournment of the regular session of the 40th Legislature was returned to the House along with other legislation and has since remained dormant in the committee on Rules and Administration; and

Whereas, The depredation of the criminally inclined have continued unabated in our community to the point that the top police administrators are compelled to make public admission of the fact that violent crime has increased over 100% during the past year. The month of March alone was marked by five first degree murders in the City of Seattle; and

Whereas, The United States Government through the President's commission on crime is making available to the several states funds for an inquiry into this appalling challenge of the criminal world to the peace and safety of the law abiding; and

Whereas, Both the Governor and the Attorney General of the State of Washington, the Municipal League and other public and private agencies are striving to come to grips with this problem; and

Whereas, Each of these several officials and agencies will of necessity be limited in their ability to exhaustively examine this question; and

Whereas, Further, The 40th Session of the Washington State Legislature should affirmatively declare its interest in this matter of public safety;

Now, Therefore, Be It Resolved, That the House of Representatives of the Washington State Legislature hereby unanimously endorses efforts now being made to stem the rising tide of crime and we do hereby extend to the officials and agencies concerned our unanimous support, and we do hereby direct the Legislative Council to respond, on call, to any request for assistance from any of the agencies involved in this examination; and

Be It Further Resolved, That it shall be made clear that the State of Washington is determined to drastically inhibit the current wave of lawlessness and to declare a virtual war on violent crime.

On motion of Mr. Chatalas, the resolution was adopted.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Holman on a point of personal privilege.

Mr. Holman:

"Mr. Speaker, during the course of events yesterday, I neglected to advise the House of a telegram I received from Senator Henry Jackson. Since this has to do with a matter we undertook at the beginning of the session (passage of House Joint Memorial No. 1 dealing with the amendment of our Enabling Act to enable us to sell bonds to be funded by our permanent school fund), I think you will be glad to hear the telegram I received from Senator Jackson which stated:

PLEASED TO ADVISE SENATE BILL 617 AS AMENDED BY SUBCOMMITTEE FAVORABLY REPORTED BY SENATE INTERIOR COMMITTEE TODAY. PROMPT ACTION BY FULL SENATE ANTICIPATED.'

"I thought you would like to be advised of the progress of this legislation."

MOTION

On motion of Mr. McDougall, the House adjourned until 10:00 a.m., Saturday, April 29, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FIFTY-FIRST DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Saturday, April 29, 1967.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Backstrom, Bottiger, Conner, Harris, Kink, McCormick, McGavick, Newschwander, Rosellini, Taylor, Thompson, and Walgren. Representatives Harris, Rosellini, and Thompson were excused.

Mr. McDougall demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant at Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Backstrom, Bottiger, Conner, Copeland, Harris, Kink, McCormick, McGavick, Newschwander, Rosellini, Taylor, Thompson, and Walgren.

On motion of Mr. McDougall, the absent members were excused and the House proceeded with business under the call of the House.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Walter MacArthur, Minister of the First Methodist Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., April 28, 1967.

Mr. Speaker:

We, your Committee on Appropriations, report the following number of miles of travel, and the amount due each member as mileage coming to and going from this extraordinary session of the Fortieth Legislature, and recommend that these amounts be allowed:

Name Counties Represented	Address Mil	les .	Amount
Adams, Alfred OSpokane, part	W. 909 Melinda Lane	698	\$ 69.80
Amen, Otto Lincoln-Adams Anderson, Eric O Pacific-Grays	Ritzville	305 100	30.50 10.00
Avey, ArtPend Oreille- Stevens-Ferry	Kettle Falls	920	92.00
Backstrom, HenrySnohomish, part	516 Olympic	312	31.20
Bagnariol, John King, part	10450 61st Ave. So	130	13.00
Barden, Paul King, part	1112 S. 168th St	130	13.00
Beck, C. W. "Red" Kitsap, part	Rt. 5, Box 15	122	12.20
Berentson, Duane LSan Juan-Skagit	P. O. Box 426	258	25.80
Bledsoe, StewartGrant-Kittitas		320	32.00
Bluechel, Alan King, part		146	14.60
Bottiger, R. Ted Pierce, part	Kirkland 8849 Pacific Ave	50	5.00
Bozarth, Horace WChelan-Douglas Brazier, Jr., Donald HYakima, part	2/24/20/20/20 11/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1	568 410	56.80 41.00
Brouillet, Frank BPierce, part	619 7th Avenue S.W	80	8.00
Ceccarelli, Dave King, part	3823 42nd S.W	130	13.00
Chapin, Richard UKing, part Snohomish, part		166	16.60
Charette, Robert LPacific-Grays	100 W. 1st Street	100	10.00
Harbor, part Chatalas, William "Bill"King, part		130	13.00
Clark, Newman HKing, part	Seattle 1117 Washington Bldg Seattle	130	13.00
Clarke, George WKing, part	3835 West Mercer Way	130	13.00
Clocksin, VirginiaClallam-Mason-	Mercer Island Route 1	200	20.00
Jefferson Conner, Paul H Clallam-Mason-	Route 1, Box 60	252	25.20
Jefferson Copeland, Thomas LWalla Walla, part	Port Angeles Route 3	754	75.40
Cunningham, NorwoodKing, part	750 Alvord Ave	100	10.00
Day, William SSpokane, part		740	74.00
DeJarnatt, Arlie U		170	17.00
Eldridge, DonSan Juan-Skagit		250	25.00
Elicker, Charles WIsland-Kitsap	Mount Vernon Rt. 2, Box 2694	170	17.00
Farr, Dr. Caswell JWhatcom	Bainbridge Island 1800 C Street	305	30.50
Flanagan, S. E. "Sid"Grant-Kittitas	Rt. 1, Box 205	440	44.00
Gallagher, P. J. "Jim"Pierce, part	Quincy 125 S. 72nd	70	7.00
Garrett, AveryKing, part	Tacoma 450 Langston Rd	130	13.00
Gladder, Carlton ASpokane, part		740	74.00
Goldsworthy, Robert FWhitman		740	74.00
Gorton, SladeKing, part	Rosalia 6845 48th Ave. N.E	140	14.00
Grant, GaryKing, part		138	13.80
Harris, Edward FSpokane, part		698	69.80
Haussler, Joe DOkanogan		662	66.20
Hawley, Dwight SKing, part		150	15.00
Heavey, EdwardKing, part		130	13.00
	Seattle		

Name R	Counties Represented	Address M	liles	Amount
Hill, Timothy H	King, part	11750 2nd N.W	130	13.00
Hoggins, Dale ESnol	homish, part	Seattle 21826 95th Ave. W	180	18.00
Holman, Francis E	King, part	Edmonds 5050 N.E. 178th	130	13.00
Hubbard, VaughnAsotin	n-Columbia-	Seattle Box 126	625	62.50
Humiston, Homer	walla, part	Waitsburg 607 N. Stadium Way	70	7.00
Hurley, Mrs. Joseph ESı		Tacoma 730 E. Boone Ave	-	74.00
Jastad, Elmer		Spokane Box 38		12.80
	Harbor, part	Morton 737 Tacoma Place		55.00
Jolly, Dan		Kennewick Box 185		50.00
Jueling, Helmut L		Connell 5215 South Tacoma Way		6.00
Kalich, Hugh "Bud"		Tacoma Route 1		12.00
	Harbor, part	Toledo 309 77th Place S.W		18.00
Kink, Dick J		Everett 1124 15th St		30.50
Kirk, Gladys		Bellingham 1236 Bigelow N		12.80
Kiskaddon, BillSnol		Seattle		18.00
Kopet, Jerry CS	· · ·	4404 242nd S.W Mountlake Terrace 1728 S. Lincoln St	740	74.00
Leckenby, William S		Spokane 9105 Fauntleroy Way, S.W		13.00
= -		Seattle P. O. Box 715		16.00
Leland, Alfred E	homish, part	Redmond 1804 127th Ave., S.E		15.00
Litchman, Mark		Bellevue 13706 2nd N.E.		15.00
Lux, Mary Stuart		Seattle 2621 Capitol Way		0
Lynch, Marjorie W		Olympia 802 Pickens Rd		41.00
Mahaffey, Audley F		Yakima 5241 16th N.E.		15.00
Marsh, Daniel G		Seattle 1111 Broadway		22.00
Marzano, Frank	. =	Vancouver 2501 S. Melrose St		7.00
May, William J. S. "Bill"Sı		Tacoma W. 711 Waverly Place	• -	74.00
McCaffree, Mary Ellen	-	Spokane 5014 18th Ave. N.E		15.00
McCormick, W. L. "Bill"Sr		Seattle West 3909 Lyons		74.00
McDougall, BobChe		Spokane Rt. 2, Box 2001		40.60
McGavick, Joseph L		Wenatchee 3629 Bagley Ave. N		13.00
Merrill, John		Seattle 7530 S. Lake Ridge Dr		13.00
Moon, CharlesSnot	-	Seattle Rt. 2, Box 427A		19.40
Morrison, Sid WY	_	Snohomish Rt. 1. Box 170		41.00
Murray, John S	King, part	Zillah 8 W. Roy St		13.00
Newhouse, IrvingY		Seattle Rt. 1, Box 130		42.50
Newschwander, Charles E	Pierce, part	Mabton 2140 Bridgeport Way		6.00
O'Brien, John L	King, part	Tacoma 5041 Lake Wash. Blvd		11.90
O'Dell, Robert WSkamania		Seattle 605 N.E. 5th Ave		24.00
Perry, Robert A	-Clark, part King, part	Camas 1154 N. 92nd St	150	15.00
Reese, WaltE		Seattle P. O. Box 153		51.50
		Kennewick		

Name	Counties Represented	Address M	liles :	Amount
Richardson, Gordon W	Spokane, part	North 2314 Coleman Rd	740	74.00
Rosellini, John M	King, part	Spokane 3827 38th Ave. S.E	130	13.00
Saling, Gerald L	Spokane, part	Seattle West 320 Nebraska	740	74.00
Sawyer, Leonard A	Pierce, part	Spokane Rt. 1, Box 1990	80	8.00
Sheridan, George P	Pierce, part	Sumner 1510 S. 7th St	70	7.00
Smith, Sam	King, part	Tacoma 1814 31st Ave	130	13.00
Smythe, Richard L	Clark, part	Seattle 7115 Topeka Lane	220	22.00
Spanton, Keith J	Yakima, part	Vancouver 3803 4th St	410	41.00
Sprague, David G	King, part	Union Gap 806 35th Ave	130	13.00
Swayze, Jr., Thomas A	Pierce, part	Seattle 3408 N. 24th St	70	7.00
Taylor, DickS	nohomish, part	Tacoma Box 43-721 5th St	180	18.00
Thompson, AlanCowl	itz-Wahkiakum	Mukilteo 310 Estey Drive	150	15.00
Veroske, Fred A	Whatcom	Castle Rock 131 E. Cedar Drive	335	33.50
Walgren, Gordon L	Kitsap, part	Lynden 5533 Erlands Pt. Rd	120	12.00
Wanamaker, F. PatIsla	nd-Kitsap, part	Bremerton Rt. 1, Box 193A	230	23.00
Whetzel, Jonathan	King, part	Coupeville 1708 E. Highland Dr	130	13.00
Wolf, Hal	Thurston	Seattle Clark Road	40	4.00
Zimmerman, Harold S Skama	Klickitat- nia-Clark, part	Yelm 1432 N. E. 6th Ave Camas	240	24.00

Robert F. Goldsworthy, Chairman.

We concur in this report: Frank B. Brouillet, William "Bill" Chatalas, George W. Clarke, Arlie U. DeJarnatt, Dr. Caswell J. Farr, Timothy H. Hill, Gladys Kirk, Mary Stuart Lux, Marjorie W. Lynch, Audley F. Mahaffey, Daniel G. Marsh, Joseph L. McGavick, John Merrill, Charles Moon, Charles E. Newschwander, Gordon W. Richardson, George P. Sheridan, Sam Smith, Gordon L. Walgren, Harold S. Zimmerman.

On motion of Mr. McDougall, the report of the Committee on Appropriations was adopted.

Representatives Copeland, Kink, McCormick, McGavick, Newschwander, and Walgren appeared at the bar of the House.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 27, 1967.

Mr. Speaker:

The Senate has adopted: Senate Concurrent Resolution No. 26, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 28, 1967.

Mr. Speaker:

The Senate has passed: Engrossed House Joint Resolution No. 1, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 28, 1967.

Mr. Speaker:

The Senate has failed to pass: Engrossed House Bill No. 791, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 28, 1967.

Mr. Speaker:

The Senate has adopted: Senate Concurrent Resolution No. 27, and the same is herewith transmitted.

Ward Bowden, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 29, 1967.

Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Senate Bill No. 649, increasing salary of administrator for the courts and making an appropriation, have had the same under consideration, and we are unable to agree and ask for powers of Free Conference.

Senate Members:

William A. Gissberg Wesley C. Uhlman Harry B. Lewis House Members: Hal Wolf

Newman H. Clark Richard A. King

MOTION

On motion of Mr. McDougall, the report of the Conference Committee on Senate Bill No. 649 was adopted and the committee was granted the powers of Free Conference.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 28, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I return without my approval as to one item, House Bill No. 483 entitled:

"An Act relating to Labor Relations; providing a uniform statutory basis for implementing the right of public employees to organize and to be represented for the purpose of collective bargaining by organizations of their own choice."

This executive request bill is intended to promote the continued improvement of the relationship between public employers and their employees by providing a uniform basis for implementing the right of public employees to join labor organizations of their own choosing and to be represented by such organizations in matters concerning their employment relations with public employers. Sections 1 through 12 deal with public employees of counties, municipal corporations or political subdivisions of the state. For such employees, the Department of Labor and Industries is responsible for implementation of the law, through the promulgation of necessary rules and regulations.

Section 13 deals only with State employees and provides clear statutory authority for the Personnel Department to establish collective bargaining procedures by rule and regulation. Section 13 was deleted by the House. By amendment the Senate reattached this section to the bill, but in doing so, placed it in a new position in the bill. As a result, Section 9 which requires the Department of Labor and Industries to promulgate rules effectuating the Act, includes within its scope, the provisions of Section 13, which are intended to deal only with the duties of the Personnel Board. Two years ago, I vetoed a bill dealing with collective bargaining for public employees, primarily because of its total inadequacy in delineating the responsibilities of the Personnel Board and other agencies of State government. I again believe it would be unfortunate to allow the ambiguity created by the Senate amendment to remain. I have therefore vetoed in Section 9 the words, "of Sections 1 through 13" to maintain the legislative intent that the Personnel Board retain responsibility for collective bargaining by State employees and that the Department of Labor and Industries retain authority for dealing with collective bargaining by other public employees.

With the exception of the item in Section 9, which I have vetoed for the reasons set forth above, the remainder of the bill is approved.

Respectfully submitted, DANIEL J. EVANS, Governor.

MOTION

On motion of Mr. McDougall, the message from the Governor concerning House Bill No. 483 was referred to the Committee on Rules and Administration.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 28, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bills, entitled:

House Bill No. 517:

Modifying state procedures and scope.

House Bill No. 498:

Detailing powers of state board of health and director of health.

House Bill No. 404:

Repealing five percent differential prescribed in public purchases.

House Bill No. 9:

Providing for emoluments for appointees to the office of legislator.

House Bill No. 960:

Establishing the terms of members on boundary review boards.

House Bill No. 630:

Authorizing disposition of municipal property.

House Bill No. 619:

Regulating electrical contractors.

House Bill No. 182:

Authorizing a county central services department to perform ministerial duties on automatic data processing equipment, copy equipment, and duplicating equipment.

Substitute House Bill No. 532:

Providing a procedure to effect cancellation of a motor vehicle insurance policy.

Substitute House Bill No. 572:

Transferring management of certain tidelands to parks and recreation commission.

Very truly yours,

Raymond W. Haman,

Legal Counsel to the Governor.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 686; also

Substitute House Bill No. 722; also

House Bill No. 946; also

House Joint Resolution No. 1; also

House Concurrent Resolution No. 47.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGES FROM THE SENATE

Senate Chamber,

Olympia, Wash., April 29, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Senate Bill No. 261 and has passed the bill as amended by the Free Conference Committee.

Ward Bowden, Secretary.

Senate Chamber,

Olympia, Wash., April 29, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 462, and the same is herewith transmit-

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 29, 1967.

Mr. Speaker:

The President has signed: Senate Joint Resolution No. 23, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 29, 1967.

Mr. Speaker:

The President has signed: House Bill No. 686; and

Substitute House Bill No. 722; and

House Bill No. 946; and

House Joint Resolution No. 1; and

House Concurrent Resolution No. 47, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 29, 1967.

Mr. Speaker:

The President has signed: Substitute House Bill No. 713; and

House Bill No. 965; and House Bill No. 980; and

House Concurrent Resolution No. 44; and House Concurrent Resolution No. 53; and

House Concurrent Resolution No. 54, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 29, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 261, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 261; also

Senate Bill No. 462; also Senate Joint Resolution No. 23.

> Senate Chamber, Olympia, Wash., April 29, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 532 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 29, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Senate Bill No. 649 and has granted said committee the powers of Free Conference.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 29, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 269 and passed the bill as amended by the Free Conference Committee, and the report of the Free Conference Committee and the bill are herewith transmitted.

Ward Bowden, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 29, 1967.

Mr. President: Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 269, establishing traffic safety commission, have had the same under consideration, and we recommend that the attached bill be substituted therefor and that it do pass.

An Act relating to state government; establishing the Washington traffic safety commission; providing for succession of powers and duties of the Washington state safety council to the Washington state traffic safety commission; providing for administration of the driver education program; providing for the transfer of certain books, records, accounts, files and personal property; prescribing powers, duties and functions of certain state officers and agencies; enabling the state to secure the benefits of the federal Highway Safety Act of 1966; amending section 8, chapter 39, Laws of 1963 and RCW 46.81.070; adding a new chapter to chapter 8, Laws of 1965 and to Title 43; repealing sections 43.60.010 through 43.60.220, chapter 8, Laws of 1965 and RCW 43.60.010 through 43.50.220; providing for the termination of certain sections hereof; and declaring an emergency.

Be It Enacted by the Legislature of the State of Washington:

NEW SECTION. Section 1. The purpose of this act is to establish a new agency of state government to be known as the Washington traffic safety commission. The functions and purpose of this commission shall be to find solutions to the problems that have been created as a result of the tremendous increase of motor vehicles on our highways and the attendant traffic death and accident tolls; to plan and supervise programs for the prevention of accidents on streets and highways including but not limited to educational campaigns designed to reduce traffic accidents in cooperation with all official and unofficial organizations interested in traffic safety; to coordinate the activities at the state and local level in the development of state-wide and local traffic safety programs; to promote a uniform enforcement of traffic safety laws and establish standards for investigation and reporting of traffic accidents; to promote and improve driver education; and to authorize the governor to perform all functions required to be performed by him under the federal Highway Safety Act of 1966 (Public Law 89-564; 80 Stat 731).

NEW SECTION. Sec. 2. The governor shall be responsible for the administration of the traffic safety program of the state and shall be the official of the state having ultimate responsibility for dealing with the federal government with respect to all programs and activities of the state and local governments pursuant to the Highway Safety Act of 1966 (Public Law 89-564; 80 Stat 731). The governor is authorized and empowered to accept and disburse federal grants or other funds or donations from any source for the purpose of improving traffic safety programs in the state of Washington, and is hereby empowered to contract and to do all other things necessary in behalf of this state to secure the full benefits available to this state under the federal Highway Safety Act of 1966 (Public Law 89-564; 80 Stat 731) and in so doing, to cooperate with federal and state agencies, agencies private and public, interested organizations, and with individuals, to effectuate the purposes of that enactment, and any and all subsequent amendments thereto.

NEW SECTION. Sec. 3. The governor shall be assisted in his duties and responsibilities by the Washington state traffic safety commission. The Washington traffic safety commission shall be comprised of the governor as chairman, the superintendent of public instruction, the director of motor vehicles, the director of highways, the chief of the state patrol, a representative of the association of Washington cities to be appointed by the governor, a member of the association of county commissioners to be appointed by the governor, the county road administration engineer and a representative of the judiciary to be appointed by the governor. Appointments to any vacancies among appointee members shall be as in the case of original appointment.

NEW SECTION. Sec. 4. In addition to other responsibilities set forth in this act the commission shall:

(1) Advise and confer with the governing authority of any political subdivision of the state deemed eligible under the federal Highway Safety Act of 1966 (Public Law 89-564; 80 Stat 731) for participation in the aims and programs and purposes of that act;

- (2) Advise and confer with all agencies of state government whose programs and activities are within the scope of said Highway Safety Act including those agencies that are not subject to direct supervision, administration and control by the governor under existing laws;
- (3) Succeed to and be vested with all powers, duties and jurisdictions previously vested in the Washington state safety council;
- (4) Require all counties and municipalities to prepare a comprehensive traffic safety plan consistent with the standards established by rule and regulation by the commission and the federal Highway Safety Act of 1966 (Public Law 89-564; 80 Stat 731);
 - (5) Carry out such other responsibilities as may be consistent with this act.

NEW SECTION. Sec. 5. Section 8, chapter 39, Laws of 1963 and RCW 46.81.070 are each amended to read as follows:

(1) Each school district offering a course in driver education shall, in such manner as the superintendent of public instruction may direct, keep accurate records of the cost thereof. Subject to RCW 46.81.060 each school district shall be reimbursed from the driver education account [in an amount not to exceed thirty dollars for each pupil who is instructed in the course in accordance with the regulations set forth by the superintendent]: Provided, That [beginning June 30, 1964 and on June 30 of each year thereafter] the state superintendent shall determine the approximate per pupil cost of driver education and [may increase to more than thirty dollars the amount of reimbursement to the school district but in no instance shall the amount of reimbursement exceed more than] may reimburse up to seventy-five percent of the estimated per pupil cost of driver education. Per pupil cost of driver education shall include the per pupil cost of vehicles used exclusively in driver education programs and simulators used in such programs amortized by school districts over a [twenty-four] sixty-month period.

A simulator is any automobile driver training device approved by the superintendent of public instruction to be used for purposes of driver education instruction under simulated driving conditions.

(2) The directors of any school district or combination of school districts shall establish a driver education fee, which fee when imposed shall be required to be paid by any duly enrolled student in such school district prior to the enrollment in a driver education course. Driver education fees collected by a school district shall be deposited with the county treasurer to the credit of such school district, to be used to pay costs of the driver education course.

NEW SECTION. Sec. 6. The commission shall meet at least quarterly and shall have such special meetings as may be required. Members of the commission shall receive no additional compensation for their services except that which shall be allowed as actual and necessary expenses as limited by chapter 43.03 RCW in the performance of their official duties.

NEW SECTION. Sec. 7. The governor as chairman of the commission shall appoint a person to be director of the Washington traffic safety commission which director shall be paid such salary as shall be deemed reasonable and shall serve at the pleasure of the governor.

NEW SECTION. Sec. 8. The director shall be secretary of the commission and shall be responsible for carrying into effect the commission's orders and rules and regulations promulgated by the commission. The director shall also be authorized to employ such staff as is necessary pursuant to the provisions of chapter 41.06 RCW. The commission shall adopt such rules and regulations as shall be necessary to carry into effect the purposes of this act.

NEW SECTION. Sec. 9. The governor as chairman of said commission shall have the authority to appoint advisory committees as he may deem advisable to aid, advise and assist the commission in carrying out the purposes of this act. All actions and decisions, however, shall be made by the commission.

NEW SECTION. Sec. 10. The commission shall delegate all nontraffic safety responsibilities previously under the jurisdiction of the Washington state safety council to such other state agencies as the commission shall determine.

NEW SECTION. Sec. 11. All terms of the members of the executive board and members of the advisory committee of the Washington state safety council shall be terminated upon the effective date of this act.

NEW SECTION. Sec. 12. On the effective date of this act, all records, books, accounts, equipment, funds and all other personal property now or hereafter held for

the use of the Washington state safety council in performing their functions and duties as set forth in chapter 43.60 RCW shall be transferred to the possession and control of the Washington traffic safety commission.

NEW SECTION. Sec. 13. All employees of the Washington state safety council who are employed exclusively or principally in performing the powers, duties and functions transferred by this act to the Washington state traffic safety commission shall, upon the effective date of this act, be transferred to the Washington state traffic safety commission. All such employees so transferred shall continue to be governed by the provisions of chapter 41.06 RCW, the state civil service law, without any loss of rights granted by said law.

NEW SECTION. Sec. 14. The Washington state traffic safety commission shall submit a report outlining programs planned and steps taken toward improving traffic safety to the joint committee on highways by July 1, 1968.

NEW SECTION. Sec. 15. Sections 43.60.010 through 43.60.220, chapter 8, Laws of 1965 and RCW 43.60.010 through 43.60.220 are each hereby repealed.

NEW SECTION. Sec. 16. Sections 1 through 4 and 6 through 13 of this act shall expire on July 1, 1969.

NEW SECTION. Sec. 17. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and existing public institutions and shall take effect immediately.

Senate Members:

House Members:

Nat Washington Ernest W. Lennart Al Henry Alfred E. Leland Jonathan Whetzel David G. Sprague

MOTION

Mr. Whetzel moved the adoption of the report of the Free Conference Committee on Engrossed House Bill No. 269.

Representative Leland spoke in favor of the motion.

The motion was carried and the report was adopted.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 269 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed House Bill No. 269 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—92.

Those absent or not voting were: Representatives Backstrom, Bottiger, Conner, Harris, Rosellini, Taylor, Thompson—7.

Engrossed House Bill No. 269 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 28, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 255, changing excise tax laws, have had the same under consideration, and we recommend that the attached bill be substituted therefor and that it do pass.

An Act relating to revenue and taxation; amending section 3, chapter 19, Laws of 1951 second extraordinary session as amended by section 1, chapter 208, Laws of 1959 and RCW 28.45.035; amending section 1, chapter 11, Laws of 1951 first extraordinary session as last amended by section 2, chapter 171, Laws of 1965 extraordinary session and RCW 28.45.040; adding new sections to chapter 28.45 RCW; amending section 1, chapter 7, Laws of 1963 as amended by section 1, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.050; amending section 82.04.130, chapter 15, Laws of 1961 and RCW 82.04.130; amending section 82.04.190, chapter 15, Laws of 1961 as amended by section 4, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.190; amending section 82.04.230, chapter 15, Laws of 1961 and RCW 82.04.230; amending section 82.04.240, chapter 15, Laws of 1961 as amended by section 5, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.240; amending section 82.04.250, chapter 15, Laws of 1961 and RCW 82.04.250; amending section 82.04.260, chapter 15, Laws of 1961 as amended by section 6, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.260; amending section 82.04.270, chapter 15, Laws of 1961 and RCW 82.04.270; amending section 82.04.275, chapter 15, Laws of 1961 and RCW 82.04.275; amending section 82.04.280, chapter 15, Laws of 1961 as amended by section 1, chapter 168, Laws of 1963 and RCW 82.04.280; amending section 82.04.290, chapter 15, Laws of 1961 as amended by section 2, chapter 28, Laws of 1963 extraordinary session and RCW 82.04.290; amending section 82.04.410, chapter 15, Laws of 1961 and RCW 82.04.410; amending section 82.04.440, chapter 15, Laws of 1961 as amended by section 12, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.440; adding a new section to chapter 15, Laws of 1961 and to chapter 82.04 RCW; amending section 82.08.010, chapter 15, Laws of 1961 as amended by section 1, chapter 244, Laws of 1963 and RCW 82.08.010; amending section 82.08.020, chapter 15, Laws of 1961 as last amended by section 13, chapter 173, Laws of 1965 extraordinary session and RCW 82.08.020; amending section 82.08.030, chapter 15, Laws of 1961 as last amended by section 1, chapter 87, Laws of 1967 and RCW 82.08.030; amending section 82.12.010, chapter 15, Laws of 1961 as last amended by section 17, chapter 173, Laws of 1965 extraordinary session and RCW 82.12.010; amending section 82.12.020, chapter 15, Laws of 1961 as last amended by section 18, chapter 173, Laws of 1965 extraordinary session and RCW 82.12.020; amending section 82.12.030, chapter 15, Laws of 1961 as last amended by section 19, chapter 173, Laws of 1965 extraordinary session and RCW 82.12.030; amending section 82.16.020, chapter 15, Laws of 1961 as last amended by section 21, chapter 173, Laws of 1965 extraordinary session and RCW 82.16.020; amending section 82:16.050, chapter 15, Laws of 1961 as amended by section 22, chapter 173, Laws of 1965 extraordinary session and RCW 82.16.050; amending section 82.32.090, chapter 15, Laws of 1961 as last amended by section 3, chapter 141, Laws of 1965 extraordinary session and RCW 82.32.090; amending section 82.48.020, chapter 15, Laws of 1961 as amended by section 2, chapter 9, Laws of 1967 first extraordinary session and RCW 82.48.020; adding a new section to chapter 15, Laws of 1961, and to chapter 82.50 RCW; adding new sections to chapter 15, Laws of 1961 and to Title 82 RCW; amending section 83.44.010, chapter 15, Laws of 1961 and RCW 83.44.010; amending section 84.08.030, chapter 15, Laws of 1961 and RCW 84.08.030; amending section 84.36.010, chapter 15, Laws of 1961 and RCW 84.36.010; amending section 84.36.150, chapter 15, Laws of 1961 and RCW 84.36.150; amending section 3, chapter 168, Laws of 1961 as amended by section 13, chapter 28, Laws of 1963 extraordinary session and RCW 84.36.171; adding a new section to chapter 15, Laws of 1961 and to chapter 84.36 RCW; amending section 84.40.020, chapter 15, Laws of 1961 and RCW 84.40.020; amending section 84.40.040, chapter 15, Laws of 1961 and RCW 84.40.040; amending section 84.40.060, chapter 15, Laws of 1961 and RCW 84.40.060; amending section 84.40.130, chapter 15, Laws of 1961 and RCW 84.40.130; amending section 84.40.190, chapter 15, Laws of 1961 and RCW 84.40.190; amending section 6, chapter 24, Laws of 1961 extraordinary session and RCW 84.40.340; adding new sections to chapter 15, Laws of 1961 and to chapter 84.40 RCW; adding a new section to chapter 15, Laws of 1961 and to chapter 84.36 RCW; amending section 82.50.010, chapter 15, Laws of 1961 and RCW 82.50.010;

amending section 82.50.020, chapter 15, Laws of 1961 and RCW 82.50.020; amending RCW 82.50.030, chapter 15, Laws of 1961 as last amended by section 29, chapter 173, Laws of 1965 extraordinary session and RCW 82.50.030; amending section 82.50.040, chapter 15, Laws of 1961 and RCW 82.50.040; amending section 82.50.050, chapter 15, Laws of 1961 and RCW 82.50.050; amending section 82.50.070, chapter 15, Laws of 1961 and RCW 82.50.070; amending section 82.50.101, chapter 15, Laws of 1961 and RCW 82.50.101; amending section 82.50.105, chapter 15, Laws of 1961 as last amended by section 1, chapter 92, Laws of 1965 extraordinary session and RCW 82.50.105; amending section 82.50.110, chapter 15, Laws of 1961 as amended by section 2, chapter 92, Laws of 1965 extraordinary session and RCW 82.50.110; amending section 82.50.120, chapter 15, Laws of 1961 as amended by section 9, chapter 199, Laws of 1963 and RCW 82.50.120; amending section 82.50.130, chapter 15, Laws of 1961 and RCW 82.50.130: amending section 82.50.140, chapter 15, Laws of 1961 and RCW 82.50.140; amending section 82.50.180, chapter 15, Laws of 1961 and RCW 82.50.180; amending section 82.50.190, chapter 15, Laws of 1961 and RCW 82.50.190; amending section 82.50.200. chapter 15. Laws of 1961 and RCW 82.50,200; adding a new section to chapter 15. Laws of 1961 and to chapter 82.50 RCW; creating new sections; adding new sections to chapter 15, Laws of 1961 and to Title 82 RCW; repealing section 82.04.295, chapter 15, Laws of 1961 and RCW 82.04.295; repealing section 82.04.296, chapter 15, Laws of 1961, section 2, chapter 293, Laws of 1961, and RCW 82.04.296; repealing section 82.16.025, chapter 15, Laws of 1961 and RCW 82.16.025; repealing section 82.16.026, chapter 15, Laws of 1961 and RCW 82.16.026; repealing section 84.40.050, chapter 15, Laws of 1961 and RCW 84.40.050; repealing section 84.40.140, chapter 15, Laws of 1961 and RCW 84.40.140; repealing section 84.40.180, chapter 15, Laws of 1961 and RCW 84.40.180; repealing section 84.40.260, chapter 15, Laws of 1961 and RCW 84.40.260; prescribing penalties; declaring an emergency; and prescribing an effective date. Be It Enacted by the Legislature of the State of Washington:

Section 1. Section 3, chapter 19, Laws of 1951 second extraordinary session as amended by section 1, chapter 208, Laws of 1959 and RCW 28.45.035 are each amended to read as follows:

The [board of county commissioners] state department of revenue shall provide by [ordinance] rule for the determination of the selling price in the case of leases with option to purchase, and shall further provide that the tax shall not be payable, where inequity will otherwise result, until and unless the option is exercised and accepted. [In counties in which mining property is located the board of county commissioners shall provide by ordinance that] A conditional sale of mining property in which the buyer has the right to terminate the contract at any time, and a lease and option to buy mining property in which the lessee-buyer has the right to terminate the lease and option at any time, shall be taxable at the time of execution only on the consideration received by the seller or lessor for execution of such contract, but the [ordinance] rule shall further provide that the tax due on any additional consideration paid by the buyer and received by the seller shall be paid to the county treasurer (1) at the time of termination, or (2) at the time that all of the consideration due to the seller has been paid and the transaction is completed except for the delivery of the deed to the buyer, or (3) at the time when the buyer unequivocally exercises an option to purchase the property, whichever of the three events occurs first.

The term "mining property" means property containing or believed to contain metallic minerals and sold or leased under terms which require the purchaser or lessor to conduct exploration or mining work thereon and for no other use. The term "metallic minerals" does not include clays, coal, sand and gravel, peat, gypsite, or stone, including limestone.

The [board] state department of revenue shall further provide by [ordinance] rule for cases where the selling price is not separately stated or is not ascertainable at the time of sale, for the payment of the tax at a time when the selling price is ascertained, in which case suitable security may be required for payment of the tax, and may further provide for the determination of the selling price by an appraisal by the county assessor, based on the full and true market value, which appraisal shall be prima facie evidence of the selling price of the real property.

Sec. 2. Section 1, chapter 11, Laws of 1951 first extraordinary session as last: amended by section 2, chapter 171, Laws of 1965 extraordinary session and RCW 28.45.040 are each amended to read as follows:

[Whenever the boards of directors of more than a majority of the school districts in any county shall adopt resolutions declaring that a need exists for additional funds for

the support of the schools, such resolution to be adopted after a public hearing after reasonable notice in each of the respective districts, and shall file the same with the board of county commissioners prior to the first day of May of any year,] It shall be the duty of the board of county commissioners of each county to pay to each school district [during the ensuing year] a sum equal to seventeen cents per day for each weighted student enrolled, based upon a full school year of one hundred eighty days. The year during which the payments herein required are to be made shall be from the first day of May to the last day of April, inclusive: Provided, That in the event a county [, for a period of twelve months prior to the first day of May of any year,] levies a tax of not less than one percent on the sales of real estate in the county as permitted and provided for in this chapter and assigns the entire proceeds of one percent or so much as necessary to make the above payment to the county school fund for distribution to the various school districts, there shall be no further liability upon the county for this purpose.

NEW SECTION. Sec. 3. There is added to chapter 28.45 RCW a new section to read as follows:

The [tax commission] department of revenue is authorized and directed to prescribe minimum standards for uniformity in reporting, application, and collection of the real estate excise tax imposed by this chapter.

Sec. 4. Section 1, chapter 7, Laws of 1963 as amended by section 1, chapter 173, Laws of 1965 extraordinary session, and RCW 82.04.050 are each amended to read as follows:

"Sale at retail" or "retail sale" means every sale of tangible personal property (including articles produced, fabricated, or imprinted) to all persons irrespective of the nature of their business and including, among others, without limiting the scope hereof, persons who install, repair, clean, alter, improve, construct, or decorate real or personal property of or for consumers other than a sale to a person who (a) purchases for the purpose of resale as tangible personal property in the regular course of business without intervening use by such person, or (b) installs, repairs, cleans, alters, imprints, improves, constructs, or decorates real or personal property of or for consumers, if such tangible personal property becomes an ingredient or component of such real or personal property without intervening use by such person, or (c) purchases for the purpose of consuming the property purchased in producing for sale a new article of tangible personal property or substance, of which such property becomes an ingredient or component or is a chemical used in processing, when the primary purpose of such chemical is to create a chemical reaction directly through contact with an ingredient of a new article being produced for sale. The term shall include every sale of tangible personal property which is used or consumed or to be used or consumed in the performance of any activity classified as a "sale at retail" or "retail sale" even though such property is resold or utilized as provided in (a), (b), or (c) above following such use. The term also means every sale of tangible personal property to persons engaged in any business which is taxable under RCW 82.04.280, subsection (2), and 82.04.290.

The term "sale at retail" or "retail sale" shall include the sale of or charge made for tangible personal property consumed and/or for labor and services rendered in respect to the following: (a) The installing, repairing, cleaning, altering, imprinting, or improving of tangible personal property of or for consumers, including charges made for the mere use of facilities in respect thereto, but excluding charges made for the use of coin operated laundry facilities when such facilities are situated in an apartment house, hotel, motel, rooming house, trailer camp or tourist camp for the exclusive use of the tenants thereof, and excluding services rendered in respect to live animals, birds and insects; (b) the constructing, repairing, decorating, or improving of new or existing buildings or other structures under, upon, or above real property of or for consumers, including the installing or attaching of any article of tangible personal property therein or thereto, whether not such personal property becomes a part of the realty by virtue of installation, and shall also include the sale of services or charges made for the clearing of land and the moving of earth excepting the mere leveling of land used in commercial farming or agriculture; (c) the sale of or charge made for labor and services rendered in respect to the cleaning, fumigating, razing or moving of existing buildings or structures, but shall not include the charge made for janitorial services; (d) the sale of or charge made for labor and services rendered in respect to automobile towing and similar automotive transportation services, but not in respect to those required to report and pay taxes under chapter 82.16; (e) the

sale of and charge made for the furnishing of lodging and all other services by a hotel, rooming house, tourist court, motel, trailer camp, and the granting of any similar license to use real property, as distinguished from the renting or leasing of real property, and it shall be presumed that the occupancy of real property for a continuous period of one month or more constitutes a rental or lease of real property and not a mere license to use or enjoy the same; (f) the sale of or charge made for tangible personal property, labor and services to persons taxable under (a), (b), (c), (d), and (e) above when such sales or charges are for property, labor and services which are used or consumed in whole or in part by such persons in the performance of any activity defined as a "sale at retail" or "retail sale" even though such property, labor and services may be resold after such use or consumption. Nothing contained in this paragraph shall be construed to modify the first paragraph of this section and nothing contained in the first paragraph of this section shall be construed to modify this paragraph.

The term "sale at retail" or "retail sale" shall include the sale of or charge made for personal business or professional services, including amounts designated as interest, rents, fees, admission, and other service emoluments however designated, received by persons engaging in the following business activities: (a) amusement and recreation businesses including but not limited to golf, pool, billiards, skating, bowling, ski lifts and tows and others; (b) abstract, title insurance and escrow businesses; (c) credit bureau businesses; (d) automobile parking and storage garage businesses.

The term shall also include the renting or leasing of tangible personal property to consumers.

The term shall not include the sale of or charge made for labor and services rendered in respect to the building, repairing, or improving of any publicly owned street, place, road, highway, bridge, or trestle which is used or to be used primarily for foot or vehicular traffic, nor shall it include sales of feed, seed, fertilizer, and spray materials to persons for the purpose of producing for sale any agricultural product whatsoever, including milk, eggs, wool, fur, meat, honey, or other substances obtained from animals, birds, or insects but only when such production and subsequent sale are exempt from tax under RCW 82.04.330, nor shall it include sales of chemical sprays or washes to persons for the purpose of post-harvest treatment of fruit for the prevention of scald, fungus, mold, or decay.

Sec. 5. Section 82.04.130, chapter 15, Laws of 1961 and RCW 82.04.130 are each amended to read as follows:

"Commercial or industrial use" means the following uses of products, including byproducts, by the extractor or manufacturer thereof:

- (1) Any use as a consumer; and
- (2) The manufacturing of articles, substances or commodities [from extracted products, including byproducts].

Sec. 6. Section 82.04.190, chapter 15, Laws of 1961 as amended by section 4, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.190 are each amended to read as follows:

"Consumer" means the following:

- (1) Any person who purchases, acquires, owns, holds, or uses any article of tangible personal property irrespective of the nature of his business and including, among others, without limiting the scope hereof, persons who install, repair, clean, alter, improve, construct, or decorate real or personal property of or for consumers other than for the purpose (a) of resale as tangible personal property in the regular course of business or (b) of incorporating such property as an ingredient or component of real or personal property when installing, repairing, cleaning, altering, imprinting, improving, constructing, or decorating such real or personal property of or for consumers or (c) of consuming such property in producing for sale a new article of tangible personal property or a new substance, of which such property becomes an ingredient or component or as a chemical used in processing, when the primary purpose of such chemical is to create a chemical reaction directly through contact with an ingredient of a new article being produced for sale;
 - (2) Any person engaged in any business activity taxable under RCW-82.04.290; And the second s
- (3) Any person engaged in the business of contracting for the building, repairing or improving of any publicly owned street, place, road, highway, bridge or trestle which is used or to be used primarily for foot or vehicular traffic as defined in RCW 82.04.280, in respect [, however, only] to tangible personal property [used or consumed in such business.] when such person incorporates such property as an ingredient or

component of such publicly owned street, place, road, highway, bridge or trestle by installing, placing or spreading the property in or upon the right of way of such street, place, road, highway, bridge or trestle;

- (4) Any person who is an owner, lessee or has the right of possession to or an easement in real or personal property which is being constructed, repaired, improved, cleaned, imprinted, or otherwise altered by a person engaged in business, excluding only the United States, the state, and its political subdivisions in respect to labor and services rendered to their real property which is used or held for public road purposes. Nothing contained in this or any other subsection of this definition shall be construed to modify any other definition of "consumer".
- Sec. 7. Section 82.04.230, chapter 15, Laws of 1961 and RCW 82.04.230 are each amended to read as follows:

Upon every person engaging within this state in business as an extractor; as to such persons the amount of the tax with respect to such business shall be equal to the value of the products, including byproducts, extracted for sale or for commercial or industrial use, multiplied by the rate of [one-quarter] forty-four one-hundredths of one percent:

The measure of the tax is the value of the products, including byproducts, so extracted, regardless of the place of sale or the fact that deliveries may be made to points outside the state.

Sec. 8. Section 82.04.240, chapter 15, Laws of 1961 as amended by section 5, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.240 are each amended to read as follows:

Upon every person except persons taxable under subsections (2), (3), (4), [or] (5), (6), or (8) of RCW 82.04.260 engaging within this state in business as a manufacturer; as to such persons the amount of the tax with respect to such business shall be equal to the value of the products, including byproducts, manufactured, multiplied by the rate of [one-quarter] forty-four one-hundredths of one percent.

The measure of the tax is the value of the products, including byproducts, so manufactured regardless of the place of sale or the fact that deliveries may be made to points outside the state.

Sec. 9. Section 82.04.250, chapter 15, Laws of 1961 and RCW 82.04.250 are each amended to read as follows:

Upon every person engaging within this state in the business of making sales at retail, as to such persons, the amount of tax with respect to such business shall be equal to the gross proceeds of sales of the business, multiplied by the rate of [one-quarter] forty-four one-hundredths of one percent.

- Sec. 10. Section 82.04.260, chapter 15, Laws of 1961 as amended by section 6, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.260 are each amended to read as follows:
- (1) Upon every person engaging within this state in the business of buying wheat, oats, dry peas, corn, and barley, but not including any manufactured or processed products thereof, and selling the same at wholesale; the tax imposed shall be equal to the gross proceeds derived from such sales multiplied by the rate of one one-hundredth of one percent.
- (2) Upon every person engaging within this state in the business of manufacturing wheat into flour; as to such persons the amount of tax with respect to such business shall be equal to the value of the flour manufactured, multiplied by the rate of one-eighth of one percent.
- (3) Upon every person engaging within this state in the business of splitting or processing dried peas; as to such persons the amount of tax with respect to such business shall be equal to the value of the peas split or processed, multiplied by the rate of one-quarter of one percent.
- (4) Upon every person engaging within this state in the business of manufacturing seafood products which remain in a raw, raw frozen, or raw salted state at the completion of the manufacturing by that person; as to such persons the amount of tax with respect to such business shall be equal to the value of the products manufactured, multiplied by the rate of one-eighth of one percent.
- [(4)] (5) Upon every person engaging within this state in the business of manufacturing by canning, preserving, freezing or dehydrating fresh fruits and vegetables; as to such persons the amount of tax with respect to such business shall be equal to the value of the products canned, preserved, frozen or dehydrated multiplied by the rate of three-tenths of one percent.

- [(5)] (6) Upon every person engaging within this state in the business of manufacturing aluminum pig, ingot, billet, plate, sheet (flat or coiled), rod, bar, wire, cable or extrusions; as to such persons the amount of the tax with respect to such business shall be equal to the value of the products manufactured multiplied by the rate of four-tenths of one percent.
- [(6)] (7) Upon every nonprofit corporation and nonprofit association engaging within this state in research and development, as to such corporations and associations, the amount of tax with respect to such activities shall be equal to the gross income derived from such activities multiplied by the rate of forty-four one-hundredths of one percent.
- (8) Upon every person engaging within this state in the business of slaughtering, breaking and/or processing perishable meat products and/or selling the same at wholesale; as to such persons the tax imposed shall be equal to the gross proceeds derived from such sales multiplied by the rate of thirty-three one-hundredths of one percent.

Sec. 11. Section 82.04.270, chapter 15, Laws of 1961 and RCW 82.04.270 are each amended to read as follows:

- (1) Upon every person except persons taxable under subsection (1) of RCW 82.04.260 engaging within this state in the business of making sales at wholesale; as to such persons the amount of tax with respect to such business shall be equal to the gross proceeds of sales of such business multiplied by the rate of [one-quarter] forty-four one-hundredths of one percent.
- (2) The tax imposed by this section is levied and shall be collected from every person engaged in the business of distributing in this state articles of tangible personal property, owned by them from their own warehouse or other central location in this state to two or more of their own retail stores or outlets, where no change of title or ownership occurs, the intent hereof being to impose a tax equal to the wholesaler's tax upon persons performing functions essentially comparable to those of a wholesaler, but not actually making sales: Provided, That the tax designated in this section may not be assessed twice to the same person for the same article. The amount of the tax as to such persons shall be computed by multiplying [one-quarter] forty-four onehundredths of one percent of the value of the article so distributed as of the time of such distribution: Provided, That persons engaged in the activities described in this subsection shall not be liable for the tax imposed if by proper invoice it can be shown that they have purchased such property from a wholesaler who has paid a business and occupation tax to the state upon the same articles. This proviso shall not apply to purchases from manufacturers as defined in RCW 82.04.110. The [tax commission] department of revenue shall prescribe uniform and equitable rules for the purpose of ascertaining such value, which value shall correspond as nearly as possible to the gross proceeds from sales at wholesale in this state of similar articles of like quality and character, and in similar quantities by other taxpayers: Provided Further, That delivery trucks or vans will not under the purposes of this section be considered to be retail stores or outlets.

Sec. 12. Section 82.04.275, chapter 15, Laws of 1961 and RCW 82.04.275 are each amended to read as follows:

Upon every person engaging within this state in the business of wholesale sales of manufacturer's stock of cigarettes warehoused in this state by the manufacturer and sold by him at wholesale in this state; as to such persons the amount of tax with respect to such business shall be equal to the gross proceeds of sales of such business multiplied by the rate of [one-tenth] one hundred seventy-six one-thousandths of one percent.

Persons and activities taxed under this section shall not be liable for the wholesaling tax under the provisions of RCW 82.04.270.

Sec. 13. Section 82.04.280, chapter 15, Laws of 1961 as amended by section 1, chapter 168, Laws of 1963 and RCW 82.04.280 are each amended to read as follows:

Upon every person engaging within this state in the business of: (1) Printing, and of publishing newspapers, periodicals or magazines; (2) building, repairing or improving any publicly owned street, place, road, highway, bridge, or trestle which is used or to be used, primarily for foot or vehicular traffic including any readjustment, reconstruction or relocation of the facilities of any public, private or cooperatively owned utility or railroad in the course of such building, repairing or improving, the cost of which readjustment, reconstruction, or relocation, is the responsibility of the public authority whose street, place, road, highway, bridge or trestle is being built,

repaired or improved; (3) extracting for hire or processing for hire; (4) operating a cold storage warehouse, but not including the rental of cold storage lockers; (5) representing and performing services for fire or casualty insurance companies as an independent resident managing general agent licensed under the provisions of RCW 48.05.310; (6) radio and television broadcasting, excluding network, national and regional advertising computed as a standard deduction based on the national average thereof as annually reported by the Federal Communications Commission, or in lieu thereof by itemization by the individual broadcasting station, and excluding that portion of revenue represented by the out-of-state audience computed as a ratio to the station's total audience as measured by the 100 micro-volt signal strength and delivery by wire, if any; as to such persons, the amount of tax on such business shall be equal to the gross income of the business multiplied by the rate of [one-quarter] forty-four one-hundredths of one percent.

Sec. 14. Section 82.04.290, chapter 15, Laws of 1961 as amended by section 2, chapter 28, Laws of 1963 extraordinary session and RCW 82.04.290 are each amended to read as follows:

Upon every person engaging within this state in any business activity other than or in addition to those enumerated in RCW 82.04.230, 82.04.240, 82.04.250, 82.04.260, 82.04.270, 82.04.275 and 82.04.280; as to such persons the amount of tax on account of such activities shall be equal to the gross income of the business multiplied by the rate of one percent. This section includes, among others, and without limiting the scope hereof (whether or not title to materials used in the performance of such business passes to another by accession, confusion or other than by outright sale), persons engaged in the business of rendering any type of service which does not constitute a "sale at retail" or a "sale at wholesale." The value of advertising, demonstration, and promotional supplies and materials furnished to an agent by his principal or supplier to be used for informational, educational and promotional purposes shall not be considered a part of the agent's remuneration or commission and shall not be subject to taxation under this section. [The additional tax imposed in RCW 82.04.296 shall not apply to persons or activities taxable under this section.]

Sec. 15. Section 82.04.410, chapter 15, Laws of 1961 and RCW 82.04.410 are each amended to read as follows:

This chapter shall not apply to amounts derived by persons engaged in [operating chick hatcheries from] the production and sale of [chicks and] hatching eggs or poultry for use in the production for sale of poultry or poultry products.

Sec. 16. Section 82.04.440, chapter 15, Laws of 1961 as amended by section 12, chapter 173, Laws of 1965 extraordinary session and RCW 82.04.440 are each amended to read as follows:

Every person engaged in activities which are within the purview of the provisions of two or more of sections RCW 82.04.230 to 82.04.290, inclusive, shall be taxable under each paragraph applicable to the activities engaged in: Provided, That persons taxable under RCW 82.04.250 or 82.04.270 shall not be taxable under RCW 82.04.230, 82.04.240 or subsection (2), (3), (4), [or] (5), (6), or (8) of RCW 82.04.260 with respect to extracting or manufacturing of the products so sold, and that persons taxable under RCW 82.04.240 or RCW 82.04.260 subsection (4) shall not be taxable under RCW 82.04.230 with respect to extracting the ingredients of the products so manufactured.

NEW SECTION. Sec. 17. There is added to chapter 15, Laws of 1961 and to chapter 82.04 RCW a new section to read as follows:

In computing the tax imposed by this chapter, municipal sewerage utilities and other public corporations imposing and collecting fees or charges for sewer service may deduct from the measure of the tax, amounts paid to another municipal corporation or governmental agency for sewerage interception, treatment or disposal.

Sec. 18. Section 82.08.010, chapter 15, Laws of 1961 as amended by section 1, chapter 244, Laws of 1963 and RCW 82.08.010 are each amended to read as follows:

For the purposes of this chapter:

(1) "Selling price" means the consideration, whether money, credits, rights, or other property, expressed in the terms of money paid or delivered by a buyer to a seller, all without any deduction on account of the cost of tangible property sold, the cost of materials used, labor costs, interest, discount, delivery costs, taxes, or any other expenses whatsoever paid or accrued and without any deduction on account of losses; but shall not include the amount of cash discount actually taken by a buyer; and shall be subject to modification to the extent modification is provided for in RCW 82.08.080 [;].

When tangible personal property is rented or leased under circumstances that the consideration paid does not represent a reasonable rental for the use of the articles so rented or leased, the "selling price" shall be determined as nearly as possible according to the value of such use at the places of use of similar products of like quality and character under such rules as the department of revenue may prescribe;

- (2) "Seller" means every person making sales at retail or retail sales to a buyer or consumer, whether as agent, broker, or principal;
- (3) "Buyer" and "consumer" include, without limiting the scope hereof, every individual, receiver, assignee, trustee in bankruptcy, trust, estate, firm, copartnership, joint venture, club, company, joint stock company, business trust, corporation, association, society, or any group of individuals acting as a unit, whether mutual, cooperative, fraternal, nonprofit, or otherwise, municipal corporation, quasi municipal corporation and also the state, its departments and institutions and all political subdivisions thereof, irrespective of the nature of the activities engaged in or functions performed, and also the United States or any instrumentality thereof;
- (4) The meaning attributed in chapter 82.04 to the terms "tax year," "taxable year," "person," "company," "sale," "sale at retail," "retail sale," "sale at wholesale," "wholesale," "business," "engaging in business," "cash discount," "successor," "consumer," "in this state" and "within this state" shall apply equally to the provisions of this chapter.
- Sec. 19. Section 82.08.020, chapter 15, Laws of 1961 as last amended by section 13, chapter 173, Laws of 1965 extraordinary session and RCW 82.08.020 are each amended to read as follows:

There is levied and there shall be collected a tax on each retail sale in this state equal to [three and one-third] four and one-half percent of the selling price [: Provided, That from June 1, 1965 the tax imposed by this section shall be equal to four and two-tenths percent of the selling price]. The tax imposed under this chapter shall apply to successive retail sales of the same property and to the retail sale of intoxicating liquor by the Washington state liquor stores.

Sec. 20. Section 82.08.030, chapter 15, Laws of 1961 as last amended by section 1, chapter 87, Laws of 1967 and RCW 82.08.030 are each amended to read as follows:

The tax hereby levied shall not apply to the following sales:

- (1) Casual and isolated sales of property or service, unless made by a person who is engaged in a business activity taxable under chapters 82.04, 82.16 or 82.28: *Provided*, That the exemption provided by this paragraph shall not be construed as providing any exemption from the tax imposed by chapter 82.12;
- (2) Sales made by persons in the course of business activities with respect to which tax liability is specifically imposed under chapter 82.16, when the gross proceeds from such sales must be included in the measure of the tax imposed under said chapter;
 - (3) The distribution and newsstand sale of newspapers;
- (4) Sales which the state is prohibited from taxing under the Constitution of this state or the Constitution or laws of the United States;
- (5) Sales of motor vehicle fuel used in aircraft by the manufacturer thereof for research, development, and testing purposes and sales of motor vehicle fuel taxable under chapter 82.36: *Provided*, That the use of any such fuel upon which a refund of the motor vehicle fuel tax has been obtained shall be subject to the tax imposed by chapter 82.12;
- (6) Sales (including transfers of title through decree of appropriation) heretofore or hereafter made of the entire operating property of a publicly or privately owned public utility, or of a complete operating integral section thereof, to the state or a political subdivision thereof for use in conducting any business defined in subdivisions (1), (2), (3), (4), (5), (6), (7), (8), (9), (10) or (11) of RCW 82.16.010;
- (7) Auction sales made by or through auctioneers of tangible personal property (including household goods) which have been used in conducting a farm activity, when the seller thereof is a farmer and the sale is held or conducted upon a farm and not otherwise;
- (8) Sales to corporations which have been incorporated under any act of the congress of the United States and whose principal purposes are to furnish volunteer aid to members of armed forces of the United States and also to carry on a system of national and international relief and to apply the same in mitigating the sufferings caused by pestilence, famine, fire, floods, and other national calamities and to devise and carry on measures for preventing the same;

- (9) Sales of purebred livestock for breeding purposes where the animals are registered in a nationally recognized breed association; sales of cattle and milk cows used on the farm;
- (10) Sales of tangible personal property (other than the type referred to in subdivision (11) hereof) for use by the purchaser in connection with the business of operating as a private or common carrier by air, rail, or water in interstate or foreign commerce: *Provided*, That any actual use of such property in this state shall, at the time of such actual use, be subject to the tax imposed by chapter 82.12;
- (11) Sales of airplanes, locomotives, railroad cars, or watercraft for use in conducting interstate or foreign commerce by transporting therein or therewith property and persons for hire or for use in conducting commercial deep sea fishing operations outside the territorial waters of the state; also sales of tangible personal property which becomes a component part of such airplanes, locomotives, railroad cars, or watercraft, and of motor vehicles or trailers used by the holder of a carrier permit issued by the Interstate Commerce Commission authorizing transportation by motor vehicle across the boundaries of this state, in the course of constructing, repairing, cleaning, altering, or improving the same; also sales of or charges made for labor and services rendered in respect to such constructing, repairing, cleaning, altering, or improving:
- (12) Sales of motor vehicles and trailers to be used for the purpose of transporting therein persons or property for hire in interstate or foreign commerce: *Provided*, That the purchaser must be the holder of a carrier permit issued by the Interstate Commerce Commission and that the vehicles will first move upon the highways of this state from the point of delivery in this state to a point outside of this state under the authority of a one-transit permit issued by the director of [licenses] *motor vehicles* pursuant to the provisions of RCW 46.16.100;
- (13) Sales of motor vehicles and trailers to nonresidents of this state for use outside of this state, even though delivery be made within this state, but only when (a) the vehicles or trailers will be taken from the point of delivery in this state directly to a point outside this state under the authority of a one-transit permit issued by the director of [licenses] motor vehicles pursuant to the provisions of RCW 46.16.100, or (b) said motor vehicles and trailers will be registered and licensed immediately under the laws of the state of the purchaser's residence, will not be used in this state more than three months, and will not be required to be registered and licensed under the laws of this state;
- (14) Sales to nonresidents of this state for use outside of this state of tangible personal property which becomes a component part of any machinery or other article of personal property belonging to such nonresident, in the course of installing, repairing, cleaning, altering, or improving the same and also sales of or charges made for labor and services rendered in respect to any installing, repairing, cleaning, altering, or improving, of personal property of or for a nonresident, but this subsection (14) shall apply only when the seller agrees to, and does, deliver the property to the purchaser at a point outside this state, or delivers the property to a common or bona fide private carrier consigned to the purchaser at a point outside this state;
- (15) Sales to nonresidents of this state for use outside of this state of watercraft requiring coast guard registration or registration by the state of principal use according to the Federal Boating Act of 1958, even though delivery be made within this state, but only when (a) the watercraft will not be used within this state for more than forty-five days and (b) an appropriate exemption certificate supported by identification ascertaining residence as provided by the [tax commission] department of revenue and signed by the purchaser or his agent establishing the fact that the purchaser is a nonresident and that the watercraft is for use outside of this state, one-copy to be filed with the [tax commission] department of revenue with the regular report and a duplicate to be retained by the dealer.
- (16) Sales of poultry for use in the production for sale of poultry products.
- (17) Sales to nonresidents of this state for use outside of this state of machinery and implements for use in conducting a farming activity, when such machinery and implements will be transported immediately outside the state. As proof of exemption, an affidavit or certification in such form as the [tax commission] department of revenue shall require shall be made for each such sale, to be retained as a business record of the seller.
- (18) Sales for use in states, territories and possessions of the United States which are not contiguous to any other state, but only when, as a necessary incident to the

contract of sale, the seller delivers the subject matter of the sale to the purchaser or his designated agent at the usual receiving terminal of the carrier selected to transport the goods, under such circumstances that it is reasonably certain that the goods will be transported directly to a destination in such noncontiguous states, territories and possessions.

- (19) Sales to municipal corporations, the state, and all political subdivisions thereof of tangible personal property consumed and/or of labor and services rendered in respect to contracts for watershed protection and/or flood prevention. This exemption shall be limited to that portion of the selling price which is reimbursed by the United States government according to the provisions of the Watershed Protection and Flood Prevention Act, Public Laws 566, as amended;
 - (20) Sales of semen for use in the artificial insemination of livestock;
- (21) Sales to nonresidents of this state of tangible personal property for use outside this state when the purchaser has applied for and received from the [tax commission] department of revenue a permit certifying (1) that he is a bona fide resident of a state or possession or Province of Canada other than the state of Washington, (2) that such state, possession, or Province of Canada does not impose a retail sales tax or use tax of three percent or more or, if imposing such a tax, permits Washington residents exemption from otherwise taxable sales by reason of their residence, and (3) that he does agree, when requested, to grant the [tax commission] department of revenue access to such records and other forms of verification at his place of residence to assure that such purchases are not first used substantially in the state of Washington.

Any person claiming exemption from retail sales tax under the provisions of this subsection must display a nonresident permit as herein provided, and any vendor making a sale to a nonresident without collecting the tax must examine such permit, identify the purchaser as the person to whom the nonresident permit was issued, and maintain records which shall show the permit number attributable to each nontaxable sale.

Permits shall be personal and nontransferable, shall be renewable annually, and shall be issued by the [tax commission] department of revenue upon payment of a fee of one dollar. The [commission] department may in its discretion designate independent agents for the issuance of permits, according to such standards and qualifications as the [commission] department may prescribe. Such agents shall pay over and account to the [commission] department for all permit fees collected, after deducting as a collection fee the sum of fifty cents for each permit issued.

Any person making fraudulent statements in order to secure a permit shall be guilty of perjury. Any person making tax exempt purchases by displaying a permit not his own, or a counterfeit permit, with intent to violate the provisions of this subsection shall be guilty of a misdemeanor and, in addition, may be subject to a penalty not to exceed the amount of the tax due on such purchases. Any vendor who makes sales without collecting the tax to a person who does not hold a valid permit, and any vendor who fails to maintain records of permit numbers as provided in this section shall be personally liable for the amount of tax due.

- (22) Sales of form lumber to any person engaged in the constructing, repairing, decorating, or improving of new or existing buildings or other structures under, upon or above real property of or for consumers: Provided, That such lumber is used or to be used first by such person for the molding of concrete in a single such contract, project or job and is thereafter incorporated into the product of that same contract, project or job as an ingredient or component thereof.
- (23) Sales of, cost of, or charges made for labor and services performed in respect to the mining, sorting, crushing, screening, washing, hauling, and stockpiling of sand, gravel and rock when such sand, gravel, or rock is taken from a pit or quarry which is owned by or leased to a county or a city, and such sand, gravel, or rock is (1) either stockpiled in said pit or quarry for placement or is placed on the street, road, place, or highway of the county or city by the county or city itself, or (2) sold by the county or city to a county, or a city at actual cost for placement on a publicly owned street, road, place, or highway. The exemption provided for in this subsection shall not apply to sales of, cost of, or charges made for such labor and services, if the sand, gravel, or rock is used for other than public road purposes or is sold otherwise than as provided for in this subsection.

(24) Sales of wearing apparel to persons who themselves use such wearing apparel only as a sample for display for the purpose of effecting sales of goods represented by such sample.

(25) Sales of pollen.

Sec. 21. Section 82.12.010, chapter 15, Laws of 1961 as last amended by section 17, chapter 173, Laws of 1965 extraordinary session and RCW 82.12.010 are each amended to read as follows:

For the purposes of this chapter:

(1) "Value of the article used" shall mean the consideration, whether money, credit, rights, or other property, expressed in terms of money, paid or given or contracted to be paid or given by the purchaser to the seller for the article of tangible personal property, the use of which is taxable under this chapter. The term includes, in addition to the consideration paid or given or contracted to be paid or given, the amount of any tariff or duty paid with respect to the importation of the article used. In case the article used is acquired by lease or by gift or is extracted, produced, or manufactured by the person using the same or is sold under conditions wherein the purchase price does not represent the true value thereof, the value of the article used shall be determined as nearly as possible according to the retail selling price at place of use of similar products of like quality and character under such rules and regulations as the [tax commission] department of revenue may prescribe.

In case the articles used are acquired by bailment, the value of the use of the articles so used shall be in an amount representing a reasonable rental for the use of the articles so bailed, determined as nearly as possible according to the value of such use at the places of use of similar products of like quality and character under such rules and regulations as the [tax commission] department of revenue may prescribe];

In the case of articles manufactured or produced by the user and used in the manufacture or production of products sold or to be sold to the department of defense of the United States, the value of the articles used shall be determined according to the value of the ingredients of such articles].

- (2) "Use," "used," "using," or "put to use" shall have their ordinary meaning, and shall mean the first act within this state by which the taxpayer takes or assumes dominion or control over the article of tangible personal property (as a consumer), and include installation, storage, withdrawal from storage, or any other act preparatory to subsequent actual use or consumption within this state;
- (3) "Taxpayer" and "purchaser" include all persons included within the meaning of the word "buyer" and the word "consumer" as defined in chapters 82.04 and 82.08;
- (4) "Retailer" means every person engaged in the business of selling tangible personal property at retail and every person required to collect from purchasers the tax imposed under this chapter;
- (5) The meaning ascribed to words and phrases in chapters 82.04 and 82.08, insofar as applicable, shall have full force and effect with respect to taxes imposed under the provisions of this chapter. "Consumer," in addition to the meaning ascribed to it in chapters 82.04 and 82.08 insofar as applicable, shall also mean any person who distributes or displays, or causes to be distributed or displayed, any article of tangible personal property, except newspapers, the primary purpose of which is to promote the sale of products or services.

Sec. 22. Section 82.12.020, chapter 15, Laws of 1961 as last amended by section 18, chapter 173, Laws of 1965 extraordinary session and RCW 82.12.020 are each amended to read as follows:

There is hereby levied and there shall be collected from every person in this state a tax or excise for the privilege of using within this state as a consumer any article of tangible personal property purchased at retail, or acquired by lease, gift, repossession, or bailment, or extracted or produced or manufactured by the person so using the same. This tax will not apply with respect to the use of any article of tangible personal property purchased, extracted, produced or manufactured outside this state until the transportation of such article has finally ended or until such article has become commingled with the general mass of property in this state. This tax shall apply to the use of every article of tangible personal property, including property acquired at a casual or isolated sale, and including byproducts used by the manufacturer thereof, except as hereinafter provided, irrespective of whether the article or similar articles are manufactured or are available for purchase within this state. Except as provided in subdivision (2) of RCW 82.12.030, payment by one purchaser or user of tangible personal property of the tax imposed by chapter 82.08 or

82.12 shall not have the effect of exempting any other purchaser or user of the same property from the taxes imposed by such chapters. The tax shall be levied and collected in an amount equal to the value of the article used by the taxpayer multiplied by the rate of four and [two-tenths] one-half percent.

Sec. 23. Section 82.12.030, chapter 15, Laws of 1961 as last amended by section 19, chapter 173, Laws of 1965 extraordinary session and RCW 82.12.030 are each amended to read as follows:

The provisions of this chapter shall not apply:

- (1) In respect to the use of any article of tangible personal property brought into the state by a nonresident thereof for his use or enjoyment while temporarily within the state unless such property is used in conducting a nontransitory business activity within the state; or in respect to the use by a nonresident of this state of a motor vehicle which is registered or licensed under the laws of the state of his residence and is not used in this state more than three months, and which is not required to be registered or licensed under the laws of this state; or in respect to the use of household goods, personal effects and private automobiles by a bona fide resident of this state, if such articles were acquired and used by such person in another state while a bona fide resident thereof and such acquisition and use occurred more than thirty days prior to the time he entered this state;
- (2) In respect to the use of any article of tangible personal property purchased at retail or acquired by lease, gift or bailment if the sale thereof to, or the use thereof by, the present user or his bailor or donor has already been subjected to the tax under chapter 82.08 or 82.12 and such tax has been paid by the present user or by his bailor or donor; or in respect to the use of property acquired by bailment and such tax has once been paid based on reasonable rental as determined by RCW 82.12.060 measured by the value of the article at time of first use multiplied by the tax rate imposed by chapter 82.08 or 82.12 as of the time of first use; or in respect to the use of any article of tangible personal property acquired by bailment, if the property was acquired by a previous bailee from the same bailor for use in the same general activity and such original bailment was prior to June 9, 1961;
- (3) In respect to the use of any article of tangible personal property the sale of which is specifically taxable under chapter 82.16;
- (4) In respect to the use of any airplane, locomotive, railroad car, or watercraft used primarily in conducting interstate or foreign commerce by transporting therein or therewith property and persons for hire or used primarily in commercial deep sea fishing operations outside the territorial waters of the state, and in respect to use of tangible personal property which becomes a component part of any such airplane, locomotive, railroad car, or watercraft, and in respect to the use by the holder of a carrier permit issued by the Interstate Commerce Commission of any motor vehicle or trailer used in substantial part in the normal and ordinary course of the user's business for transporting therein persons or property for hire across the boundaries of this state if the first use of which within this state is actual use in conducting interstate or foreign commerce; and in respect to the use of any motor vehicle or trailer while being operated under the authority of a one-transit permit issued by the director of [licenses] motor vehicles pursuant to RCW 46.16.100 and moving upon the highways from the point of delivery in this state to a point outside this state; and in respect to the use of tangible personal property which becomes a component part of any motor vehicle or trailer used by the holder of a carrier permit issued by the Interstate Commerce Commission authorizing transportation by motor vehicle across the boundaries of this state:
- (5) In respect to the use of any article of tangible personal property which the state is prohibited from taxing under the Constitution of the state or under the Constitution or laws of the United States;
- (6) In respect to the use of motor vehicle fuel used in aircraft by the manufacturer thereof for research, development, and testing purposes and motor vehicle fuel taxable under chapter 82.36: Provided, That the use of such fuel upon which a refund of the motor vehicle fuel tax is obtained shall not be exempt, and the director of [licenses] motor vehicles shall deduct from the amount of such tax to be refunded the amount of tax due under this chapter and remit the same each month to the [tax commission] department of revenue;
- (7) In respect to the use of any article of tangible personal property included within the transfer of the title to the entire operating property of a publicly or privately owned public utility, or of a complete operating integral section thereof, by

the state or a political subdivision thereof in conducting any business defined in subdivisions (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), or (11) of RCW 82.16.010;

- (8) In respect to the use of tangible personal property (including household goods) which have been used in conducting a farm activity, if such property was purchased from a farmer at an auction sale held or conducted by an auctioneer upon a farm and not otherwise;
- (9) In respect to the use of tangible personal property by corporations which have been incorporated under any act of the congress of the United States and whose principal purposes are to furnish volunteer aid to members of the armed forces of the United States and also to carry on a system of national and international relief and to apply the same in mitigating the sufferings caused by pestilence, famine, fire, flood, and other national calamities and to devise and carry on measures for preventing the same:
- (10) In respect to the use of purebred livestock for breeding purposes where said animals are registered in a nationally recognized breed association; sales of cattle and milk cows used on the farm;
- (11) In respect to the use of poultry in the production for sale of poultry or poultry products;
- (12) In respect to the use of fuel by the extractor or manufacturer thereof when used directly in the operation of the particular extractive operation or manufacturing plant which produced or manufactured the same;
- (13) In respect to the use of motor vehicles, equipped with dual controls, which are loaned to and used exclusively by a school in connection with its driver training program: Provided, That this exemption and the term "school" shall apply only to (a) the University of Washington, Washington State University [and], the state colleges and the state community colleges or (b) any public, private or parochial school accredited by either the state board of education or by the University of Washington (the state accrediting station) or (c) any public vocational school meeting the standards, courses and requirements established and prescribed or approved [by the state board for vocational education] in accordance with the Community College Act of 1967 (chapter 8, Laws of 1967 first extraordinary session);
- (14) In respect to the use by a bailee of any article of tangible personal property which is entirely consumed in the course of research, development, experimental and testing activities conducted by the user, provided the acquisition or use of such articles by the bailor was not subject to the taxes imposed by chapter 82.08 or chapter 82.12.
- (15) In respect to the use by residents of this state of motor vehicles and trailers acquired and used while such persons are members of the armed services and are stationed outside this state pursuant to military orders, but this exemption shall not apply to members of the armed services called to active duty for training purposes for periods of less than six months and shall not apply to the use of motor vehicles or trailers acquired less than thirty days prior to the discharge or release from active duty of any person from the armed services.
 - (16) In respect to the use of semen in the artificial insemination of livestock;
- (17) In respect to the use of form lumber by any person engaged in the constructing, repairing, decorating or improving of new or existing buildings or other structures under, upon or above real property of or for consumers: *Provided*, That such lumber is used or to be used first by such person for the molding of concrete in a single such contract, project or job and is thereafter incorporated into the product of that same contract, project or job as an ingredient or component thereof.
- (18) In respect to the use of any sand, gravel, or rock to the extent of the cost of or charges made for labor and services performed in respect to the mining, sorting, crushing, screening, washing, hauling, and stockpiling such sand, gravel, or rock, when such sand, gravel, or rock is taken from a pit or quarry which is owned by or leased to a county or a city, and such sand, gravel, or rock is (1) either stockpiled in said pit or quarry for placement or is placed on the street, road, place, or highway of the county or city by the county or city itself, or (2) sold by the county or city to a county, or a city at actual cost for placement on a publicly owned street, road, place, or highway. The exemption provided for in this subsection shall not apply to the use of such material to the extent of the cost of or charge made for such labor and services, if the material is used for other than public road purposes or is sold otherwise than as provided for in this subsection.
- (19) In respect to the use of wearing apparel only as a sample for display for the purpose of effecting sales of goods represented by such sample.

(20) In respect to the use of pollen.

Sec. 24. Section 82.16.020, chapter 15, Laws of 1961 as last amended by section 21, chapter 173, Laws of 1965 extraordinary session and RCW 82.16.020 are each amended to read as follows:

There is levied and there shall be collected from every person a tax for the act or privilege of engaging within this state in any one or more of the businesses herein mentioned. The tax shall be equal to the gross income of the business, multiplied by the rate set out after the business, as follows:

- (1) Railroad, express, railroad car, water distribution, light and power, telephone and telegraph businesses: Three and six-tenths percent [: Provided, That a common carrier railroad operating as a plant facility to the extent of eighty percent or more of its business shall pay a tax of one-fourth of one percent on such eighty percent or more of its business and three percent on all other business];
 - (2) Gas distribution business: Two and four-tenths percent;
 - (3) Urban transportation business: [One-half] Six-tenths of one percent;
- (4) Vessels under sixty-five feet in length, except tugboats, operating upon the waters within the state: [One-half] Six-tenths of one percent;
- (5) Motor transportation and tugboat businesses and all public service businesses other than ones mentioned above: One and [one-half] eight-tenths of one percent.
- Sec. 25. Section 82.16.050, chapter 15, Laws of 1961 as amended by section 22, chapter 173, Laws of 1965 extraordinary session and RCW 82.16.050 are each amended to read as follows:

In computing tax there may be deducted from the gross income the following items:

- (1) Amounts derived by municipally owned or operated public service businesses, directly from taxes levied for the support or maintenance thereof: *Provided*, That this section shall not be construed to exempt service charges which are spread on the property tax rolls and collected as taxes;
- (2) Amounts derived from the sale of commodities to persons in the same public service business as the seller, for resale as such within this state. This deduction is allowed only with respect to water distribution, light and power, gas distribution or other public service businesses which furnish water, electrical energy, gas or any other commodity in the performance of public service businesses;
- (3) Amounts actually paid by a taxpayer to another person taxable under this chapter as the latter's portion of the consideration due for services furnished jointly by both, if the total amount has been credited to and appears in the gross income reported for tax by the former:
 - (4) The amount of cash discount actually taken by the purchaser or customer;
- (5) The amount of credit losses actually sustained by taxpayers whose regular books of accounts are kept upon an accrual basis;
- (6) Amounts derived from business which the state is prohibited from taxing under the Constitution of this state or the Constitution or laws of the United States;
- (7) Amounts derived from the distribution of water through an irrigation system, for irrigation purposes;
- (8) Amounts derived from the transportation of commodities from points of origin in this state to final destination outside this state, or from points of origin outside this state to final designation in this state, with respect to which the carrier grants to the shipper the privilege of stopping the shipment in transit at some point in this state for the purpose of storing, manufacturing, milling, or other processing, and thereafter forwards the same commodity, or its equivalent, in the same or converted form, under a through freight rate from point of origin to final destination; and amounts derived from the transportation of commodities from points of origin in the state to an export elevator, wharf, dock or ship side on tidewater or navigable tributaries thereto [, from points of origin in the state, and thereafter] from which such commodities are forwarded, without intervening transportation, by [water carrier] vessel, in their original form, to interstate or foreign destinations: Provided, That no deduction will be allowed when the point of origin and the point of delivery to such an export elevator, wharf, dock, or ship side are located within the corporate limits of the same city or town;
- (9) Amounts derived from the production, sale, or transfer of electrical energy for resale or consumption outside the state if the production or generation of such energy is subject to tax under the manufacturing classification of chapter 82.04 RCW: Provided, That the exemption set forth in RCW 82.04.310 shall not be applicable to the generation or production of the electrical energy so produced, sold, or transferred:

And Provided Further, That no credit has been claimed as an offset to taxes imposed under RCW 82.04.240.

Sec. 26. Section 82.32.090, chapter 15, Laws of 1961 as last amended by section 3, chapter 141, Laws of 1965 extraordinary session and RCW 82.32.090 are each amended to read as follows:

If payment of any tax due is not received by the [tax commission] department of revenue by the [twenty-fifth] last day of the month in which the tax becomes due, there shall be assessed a penalty of two percent of the amount of the tax; and if the tax is not received [within forty days of the due date] by the last day of the month next succeeding the month in which the due date falls, there shall be assessed a total penalty of ten percent of the amount of the tax; and if the tax is not received [within seventy days of the due date] by the last day of the second month next succeeding the month in which the due date falls, there shall be assessed a total penalty of twenty percent of the amount of the tax. No penalty so added shall be less than two dollars.

If payment of any tax is received within the first ten days of the month next succeeding the month in which the due date falls, the amount of such payment shall be credited to, and shall be treated for all purposes as having been collected during, the fiscal year in which such due date falls.

If a warrant be issued by the [tax commission] department of revenue for the collection of taxes, increases, and penalties, there shall be added thereto a penalty of five percent of the amount of the tax, but not less than five dollars.

Notwithstanding the foregoing, the aggregate of penalties imposed under this chapter for failure to file a return, late payment of any tax, increase, or penalty, or issuance of a warrant shall not exceed twenty-five percent of the tax due, or seven dollars, whichever is greater.

Sec. 27. Section 82.48.020, chapter 15, Laws of 1961 as amended by section 2, chapter 9, Laws of 1967 first extraordinary session and RCW 82.48.020 are each amended to read as follows:

An annual excise tax is hereby imposed for the privilege of using any aircraft in the state. A current certificate of air worthiness with a current inspection date from the appropriate federal agency and/or the purchase of aviation fuel shall constitute the necessary evidence of aircraft [used] use or intended use. The tax shall be collected for each calendar year by the director of the department of motor vehicles, and must be paid during the month of January. No additional tax shall be imposed under this chapter upon any aircraft upon the transfer of ownership thereof, if the tax imposed by this chapter with respect to such aircraft has already been paid for the year in which transfer of ownership occurs. A penalty of five dollars shall be levied against all aircraft not timely registered: Provided, That the excise tax herein provided for shall not be imposed or collected, for the year 1968 only, with regard to any aircraft on which an excise tax for the calendar year 1967 is paid prior to July 1, 1967, in accordance with section 82.48.020, chapter 15, Laws of 1961.

NEW SECTION. Sec. 28. There is added to chapter 15, Laws of 1961, and to chapter 82.50 RCW a new section to read as follows:

For the purposes of this section, "mobile home" means only that type of house trailer more than thirty-two feet in length designed as a facility for human habitation and capable of being moved upon the public streets and highways.

Owners of mobile homes who meet the qualifications prescribed by this section shall be exempt from the rate of tax imposed by RCW 82.50.030 and shall in lieu thereof pay a tax at the rate and measure of one percent of the fair market value of the mobile home, as determined in the manner provided in this chapter:

- (1) The person claiming the exemption must have regularly occupied the mobile home during the five calendar years preceding the year for which the exemption is claimed; or he or she must have regularly occupied the mobile home during the preceding calendar year and must also have been a resident of the state of Washington for the last ten calendar years preceding the year for which the exemption is claimed.
- (2) If the person claiming the exemption is a male, he must have been sixty-five years of age or older on February 15th of the year in which the exemption is claimed, or must have been, at the time of filing, totally disabled and as such retired under a public or private retirement plan.
- (3) If the person claiming the exemption is a female, she must have been sixty-two years of age or older on February 15th of the year in which the exemption is claimed.

- (4) No person who, during the preceding calendar year, has regularly occupied the mobile home on which the taxes have been imposed shall have received during the preceding calendar year any earnings of the type and amount which would cause any deduction from social security benefits for a recipient of such benefits pursuant to 42 U.S.C. 403: Provided, However, That this subsection shall not apply with respect to an occupant who is related to the person claiming the exemption and who is either a student under the age of twenty-five who is pursuing a full course of studies or who is making payments as a sharing of the expenses of maintaining the mobile home, not in excess of one hundred dollars per month.
- (5) The combined income, from all sources whatsoever, of the person claiming the exemption and his or her spouse shall not have been in excess of three thousand dollars for the preceding calendar year.
- (6) All claims for exemption shall be made and signed by the person entitled to the exemption or by his or her attorney-in-fact, either before a notary public or the county auditor or his deputy in the county where the excise taxes provided by this chapter are paid; and any person signing a false claim hereunder does so underpenalty of perjury;
- (7) Claims for exemption shall be made annually between January 1st and March 31st and solely upon forms prescribed by the department of motor vehicles; and
- (8) No person entitled to a claim of exemption for taxes on real property under the provisions of RCW 84.36.126 shall have a second claim of exemption by reason of this section.

As used in this section, the term "preceding calendar year" shall mean the calendar year preceding the year in which the taxes for which the exemption is claimed are due and payable.

Sec. 29. Section 83.44.010, chapter 15, Laws of 1961 and RCW 83.44.010 are each amended to read as follows:

All taxes imposed by the inheritance tax provisions of this title shall take effect and accrue upon the death of the decedent or donor. If such tax is not paid within fifteen months from the accruing thereof, interest shall be charged and collected at the rate of [six] eight percent per year computed from the expiration of such fifteen month period unless the amount of tax cannot be determined because of litigation pending in any court of competent jurisdiction or arbitration under the provisions of chapter 83.14 which involves, either directly or indirectly, the amount of tax payable, in which case interest shall not be charged during the time necessarily consumed by such litigation or arbitration: Provided, That in no case shall interest be tolled for a period of more than three years from the expiration of the fifteen months after date of death. The minimum tax due in any event shall be paid within fifteen months from the accruing thereof. In all cases where a bond shall be given under the provisions of RCW 83.16.020 interest shall be charged at the rate of six percent per year from and after a period of sixty days from the time that the person or persons owning the beneficial interest come into the possession of same until the payment thereof.

[The tax commission may, in its discretion, waive the payment of interest required to be assessed under the inheritance tax provisions of this title.]

Sec. 30. Section 84.08.030, chapter 15, Laws of 1961 and RCW 84.08.030 are each amended to read as follows:

The [tax commission] department of revenue shall examine and test the work of county assessors at any time, and have and possess all rights and powers of such assessors for the examination of persons, and property, and for the discovery of property subject to taxation, and if it shall ascertain that any taxable property is omitted from the assessment list, or not assessed or valued according to law, it shall bring the same to the attention of the assessor of the proper county in writing, and if such assessor shall neglect or refuse to comply with the request of the [tax commission] department of revenue to place such property on the assessment list, or to correct such incorrect assessment or valuation the [tax commission] department of revenue shall have the power to prepare a supplement to such assessment list, which supplement shall include all property required by the [tax commission] department of revenue to be placed on the assessment list and all corrections required to be made. Such supplement shall be filed with the assessor's assessment list and shall thereafter constitute an integral part thereof to the exclusion of all portions of the original assessment list inconsistent therewith, and shall be submitted therewith to the county board of equalization. As part of the examining and testing of the work of county assessors to be accomplished pursuant to this section, the department of revenue shall audit at least five percent of all personal property accounts listed in any county each calendar year.

Sec. 31. Section 84.36.010, chapter 15, Laws of 1961 and RCW 84.36.010 are each amended to read as follows:

All property belonging exclusively to the United States, the state, any county or municipal corporation shall be exempt from taxation. All property belonging exclusively to a foreign national government shall be exempt from taxation if such property is used exclusively as an office or residence for a consul or other official representative of such foreign national government, and if the consul or other official representative is a citizen of such foreign nation.

Sec. 32. Section 84.36.150, chapter 15, Laws of 1961 and RCW 84.36.150 are each amended to read as follows:

[The county assessor shall list and assess] All such grains and flour, fruit and fruit products, vegetables and vegetable products, and fish and fish products shall be listed and assessed as of January 1st of each year, without regard to any average inventory; but the assessor shall cancel any such assessment in whole or in proportionate part upon receipt of sufficient documentary proof that the property so assessed was actually shipped to points outside the state on or before April 30th of such year: Provided, That no such cancellation shall be made unless such proof be furnished to the county assessor before June 1st of such year: Provided Further, That any such assessment of grain shall also be subject to cancellation as provided in this section if sufficient documentary proof be so furnished that the grain so assessed was milled into flour and such flour was actually shipped to points outside the state on or before April 30th of such year.

Sec. 33. Section 3, chapter 168, Laws of 1961 as amended by section 13, chapter 28, Laws of 1963 extraordinary session and RCW 84.36.171 are each amended to read as follows:

Goods, wares, raw furs and merchandise manufactured or produced in any of the states, territories, or possessions of the United States or foreign countries and brought into this state for the purpose of transportation or sale through and to points without the state, and identified at the time the affidavit is filed as property ultimately destined for out-of-state shipment, while being so transported, or while held in storage in a public or private warehouse awaiting such transportation, shall be considered and held to be property in transit and nontaxable if actually shipped to points outside the state. [The county assessor shall list and assess] All such goods, wares and merchandise shall be listed and assessed as of January 1st of each year, without regard to any average inventory, but the assessor shall cancel any such assessment in whole or in proportionate part upon receipt of the affidavit of exemption as set forth in RCW 84.36.172. A sale of or transfer of title to any such property, while being so transported or held in storage, shall not operate to defeat the intent or purpose of this section.

NEW SECTION. Sec. 34. There is added to chapter 15, Laws of 1961 and to chapter 84.36 RCW a new section to read as follows:

All finished plywood, hardboard and particle board panels shipped from without this state to any processing plant within this state, where the panels are moving under a through freight rate to final destination outside this state and the carrier grants the shipper the privilege of stopping the shipment in transit for the purpose of storing, milling, manufacturing or other processing, while such panels are in the process of being treated or shaped into flat component parts to be incorporated into finished products outside this state and for thirty days after completion of such processing or treatment shall be considered and held to be property in transit and nontaxable.

Sec. 35. Section 84.40.020, chapter 15, Laws of 1961 and RCW 84.40.020 are each amended to read as follows:

All real property in this state subject to taxation shall be listed and assessed every year, with reference to its value on the first day of January of the year in which it is assessed. All personal property in this state subject to taxation shall be listed and assessed every year, with reference to its value and ownership on the first day of January of the year in which it is assessed: Provided, That if the stock of goods, wares, merchandise or material, whether in a raw or finished state or in process of manufacture, owned or held by any taxpayer on January 1 of any year does not fairly represent the average stock carried by such taxpayer, [the county assessor shall list and assesse] such stock shall be listed and assessed upon the basis of the monthly average of stock owned or held by such taxpayer during the preceding calendar year or during such portion thereof as the taxpayer was engaged in business.

Sec. 36. Section 84.40.040, chapter 15, Laws of 1961 and RCW 84.40.040 are each amended to read as follows:

The assessor shall begin the preliminary work for each assessment not later than the first day of December of each year in all counties in the state. He shall also complete the duties of listing and placing valuations on all property by May 31st of each year, and in the following manner, to wit:

He shall actually determine as nearly as practicable the true and fair value of each tract or lot of land listed for taxation and of each improvement located thereon and shall enter fifty percent of the value of such land and of the total value of such improvements, together with the total of such fifty percent valuations, opposite each description of property on his assessment list and tax roll.

He shall make an alphabetical list of the names of all persons in his county liable to assessment of personal property, and require each person to make a correct list and statement of such property according to the [prescribed] standard form prescribed by the department of revenue, which statement and list shall include, if required by the form, the year of acquisition and total original cost of personal property in each category of the prescribed form, and shall be [subscribed and sworn to] signed and verified under penalty of perjury by the person listing the property [, and]. Such list and statement shall be filed on or before the last day of March, but the assessor, upon written request filed on or before such date and for good cause shown therein, shall allow a reasonable extension of time for filing. The assessor shall on or before the 1st day of January of each year mail a notice to all such persons at their last known address that such statement and list is required, such notice to be accompanied by the form on which the statement or list is to be made: Provided, That for the years 1968 and 1969 a second notice shall be mailed on or before the 15th day of March: Provided Further, That the notice mailed by the assessor to each taxpayer each year shall, if practicable, include the statement and list of personal property of the taxpayer for the preceding year. Upon receipt of such statement and list the assessor shall thereupon determine the true and fair value of the property included in such statement and enter fifty percent of the same in the assessment books opposite the name of the party assessed; and in making such entry in his assessment list, he shall give the name and post office address of the party listing the property, and if the party resides in a city the assessor shall give the street and number or other brief description of his residence or place of business. The assessor may, after giving written notice of his action to the person to be assessed, add to the assessment list, any taxable property which, in his judgment, should be included in such list.

Sec. 37. Section 84.40.060, chapter 15, Laws of 1961 and RCW 84.40.060 are each amended to read as follows:

[The assessor shall call at the office, place of doing business or residence of each person required by this title to list property, and list his name, and shall require such person to make a correct statement of his taxable property, in accordance with the provisions of this title; and every person so required shall enter a true and correct statement of such property in the form prescribed, which statement shall be signed and verified by the oath of the person listing the property, and shall deliver to the assessor, who shall thereupon] Upon receipt of the verified statement of personal property, the assessor shall assess the value of such property and enter fifty percent of the same in his books: Provided, If any property is listed or assessed on or after the 31st day of May, the same shall be legal and binding as if listed and assessed before that time: Provided, Further, That [if from any reason the assessor shall fail to visit any such person, firm or corporation, the said failure shall not impair or invalidate such assessment] any statement of taxable property which is not signed by the person listing the property and which is not verified under penalty of perjury shall not be accepted by the assessor nor shall it be considered in any way to constitute compliance, or an attempt at compliance, with the listing requirements of this chapter.

Sec. 38. Section 84.40.130, chapter 15, Laws of 1961 and RCW 84.40.130 are each amended to read as follows:

(1) If any person or corporation shall [give a false or fraudulent list, schedule or statement required by this chapter, or shall] fail or refuse to deliver to the assessor, [when called on for that purpose] on or before the date specified in section 36 of this 1967 act, a list of the taxable personal property which he is required to list under this chapter, [he or it shall be liable to a penalty of not less than ten dollars nor more than two thousand dollars, to be recovered in any proper form of action in the name of the state of Washington on the complaint of any person, such fine, when collected, to be paid into the county treasury to the credit of the current expense fund] unless it

is shown that such failure is due to reasonable cause and not due to wilful neglect, there shall be added to the amount of tax assessed against him or it on account of such personal property five percent of the amount of such tax if the failure is for not more than one month, with an additional five percent for each additional month or fraction thereof during which such failure continues not exceeding twenty-five percent in the aggregate. Such penalty shall be collected in the same manner as the tax to which it is added.

(2) If any person or corporation shall wilfully give a false or fraudulent list, schedule or statement required by this chapter, or shall, with intent to defraud, fail or refuse to deliver any list, schedule or statement required by this chapter, such person or corporation shall be liable for the additional tax properly due or, in the case of wilful failure or refusal to deliver such list, schedule or statement, the total tax properly due; and in addition such person or corporation shall be liable for a penalty of one hundred percent of such additional tax or total tax as the case may be. Such penalty shall be in lieu of the penalty provided for in subsection (1) of this section. A person or corporation giving a false list, schedule or statement shall not be subject to this penalty if it is shown that the misrepresentations contained therein are entirely attributable to reasonable cause. The taxes and penalties provided for in this subsection shall be recovered in an action in the name of the state of Washington on the complaint of the county assessor or the board of county commissioners, and shall, when collected, be paid into the county treasury to the credit of the current expense fund. The provisions of this subsection shall be additional and supplementary to any other provisions of law relating to recovery of property taxes.

Sec. 39. Section 84.40.190, chapter 15, Laws of 1961 and RCW 84.40.190 are each amended to read as follows:

Every person required by this title to list property shall make out and deliver to the assessor, [when required] either in person or by mail, a statement, verified [by hisoath] under penalty of perjury, of all the personal property in his possession or under his control, and which, by the provisions of this title, he is required to list for taxation, either as owner or holder thereof [or as guardian, parent, husband, trustee, executor, administrator, receiver, accounting officer, partner, agent or factor;]. Each list, schedule or statement required by this chapter shall be signed by the individual if the person required to make the same is an individual; by the president, vicepresident, treasurer, assistant treasurer, chief accounting officer or any other officer duly authorized to so act if the person required to make the same is a corporation; by a responsible and duly authorized member or officer having knowledge of its affairs, if the person required to make the same is a partnership or other unincorporated organization; or by the fiduciary, if the person required to make the same is a trust or estate. The list, schedule, or statement may be made and signed for the person required to make the same by an agent who is duly authorized to do so by a power of attorney filed with and approved by the assessor. When any list, schedule, or statement is made and signed by such agent, the principal required to make out and deliver the same shall be responsible for the contents and the filing thereof and shall be liable for the penalties imposed pursuant to section 38 of this 1967 amendatory act. No person shall be required to list for taxation in his statement to the assessor any share or portion of the capital stock, or of any of the property of any company, association or corporation, which such person may hold in whole or in part, where such company, being required so to do, has listed for assessment and taxation its capital stock and property with the [tax commission] department of revenue, or as otherwise required by law. [The assessor may require such statement listing personal property to be delivered to him by mail or in such other manner as he may prescribe, providing that he shall first clearly outline to the board of county commissioners of his county the procedure he proposes to follow, and shall have obtained from such board its formal approval of such procedure, and such approval when once granted shall remain effective until formally rescinded by such board.]

Sec. 40. Section 6, chapter 24, Laws of 1961 extraordinary session and RCW 84.40.340 are each amended to read as follows:

For the purpose of verifying any list, statement, or schedule required to be furnished to the assessor by any taxpayer, any assessor or his trained and qualified deputy at any reasonable time may visit, investigate and examine any personal property, and for this purpose the records, accounts and inventories also shall be subject to any such visitation, investigation and examination which shall aid in determining the amount and valuation of such property. Such powers and duties may

be performed at any office of the taxpayer in this state, and the taxpayer shall furnish or make available all such information pertaining to property in this state to the assessor although the records may be maintained at any office outside this state.

Any information or facts obtained pursuant to this section shall be used only for the purpose of determining the assessed valuation of the taxpayer's property and except in a court action pertaining to penalties imposed pursuant to section 38 of this 1967 amendatory act, or to the assessment or valuation for tax purposes of the property to which such information and facts relate, shall not be disclosed without the permission of the taxpayer to any person other than public officers or employees whose duties relate to valuation of property for tax purposes, and any violation of this secrecy provision shall constitute a gross misdemeanor.

NEW SECTION. Sec. 41. There is added to chapter 15, Laws of 1961 and to chapter 84.40 RCW a new section to read as follows:

Every individual, corporation, association, partnership, trust, or estate shall list all personal property in his or its ownership, possession, or control which is subject to taxation pursuant to the provisions of this title. Such listing shall be made and delivered in accordance with the provisions of this 1967 amendatory act.

NEW SECTION. Sec. 42. There is added to chapter 15, Laws of 1961 and to chapter 84.40 RCW a new section to read as follows:

Any list, schedule or statement required by this chapter shall contain a written declaration that any person signing the same and knowing the same to be false shall be subject to the penalties of perjury.

NEW SECTION. Sec. 43. There is added to chapter 15, Laws of 1961, and to chapter 84.36 RCW a new section to read as follows:

All property, whether real or personal, owned in fee or by contract purchase by any nonprofit corporation or association the primary purpose of which is providing education and recreation for the general public and the conservation of natural resources for such education and recreation shall be exempt from ad valorem taxation if the following conditions are met:

- (1) Such property shall be used solely for the purpose of providing recreation or education for the general public, and not for the pecuniary benefit of any person or company, as defined in RCW 82.04.030; and
- (2) Such property shall be subject to an option, accepted in writing by the state, a city or a county, for the purchase thereof by the state, a city or a county, at a price not exceeding the lesser of the following amounts: (a) the sum of the original purchase cost to such nonprofit corporation or association plus interest from the date of acquisition by such corporation or association at the rate of six percent per annum compounded annually to the date of the exercise of the option; or (b) the appraised value of the property at the time of the granting of the option, as determined by the department of revenue.

Sec. 44. Section 82.50.010, chapter 15, Laws of 1961 and RCW 82.50.010 are each amended to read as follows:

["House trailer"] "Mobile home" means all trailers of the type designed [to be used upon the public streets and highways which are capable of being used] as facilities for human habitation and which are capable of being moved upon the public streets and highways and which are [ten] more than thirty-two feet [or more] in length [and six feet or more in height from floor to ceiling], except as hereinafter specifically excluded.

"Travel trailer" means all trailers of the type designed to be used upon the public streets and highways which are capable of being used as facilities for human habitation and which are thirty-two feet or less in length and eight feet or less in width, except as may be hereinafter specifically excluded.

"Commission" means the [tax commission] department of revenue of the state.

"Director" means the director of [licenses] motor vehicles of the state.

Sec. 45. Section 82.50.020, chapter 15, Laws of 1961 and RCW 82.50.020 are each amended to read as follows:

An annual excise tax is imposed on the owner of any [house trailer] mobile home or travel trailer for the privilege of using such [house trailer] mobile home or travel trailer in this state. The tax shall be collected for each calendar year by the department of motor vehicles or the county auditor of the county in which the [house trailer] mobile home or travel trailer is located at the time payment is made and shall be due on and after January 1st or on the date the [house trailer] mobile home or travel trailer is first purchased or brought into this state, and paid on or before March 31st of each calendar year or thirty days after the [house trailer] mobile home or

travel trailer is first purchased or brought into this state, whichever is later. No additional tax shall be imposed under this chapter upon any [house trailer] mobile home or travel trailer upon the transfer of ownership thereof, if the tax imposed by this chapter with respect to such [house trailer] mobile home or travel trailer has already been paid for the calendar year or fractional part thereof in which such transfer occurs.

Sec. 46. Section 82.50.030, chapter 15, Laws of 1961 as last amended by section 29, chapter 173, Laws of 1965 extraordinary session and RCW 82.50.030 are each amended to read as follows:

The rate and measure of tax imposed by this chapter for each calendar year shall be one and one-half percent of the fair market value of the [house trailer] mobile home or travel trailer, as determined in the manner provided in this chapter: Provided, That the calendar year shall be divided into twelve parts corresponding to the months of the calendar year and the excise tax upon a [house trailer] mobile home or travel trailer used for the first time in this state after the last day of any month shall only be levied for the remaining months of the calendar year including the month in which the [house trailer] mobile home or travel trailer is first used: Provided Further, That the minimum amount of tax payable shall be two dollars.

A [house trailer] mobile home or travel trailer shall be deemed used for the first time in this state when such vehicle was not previously licensed by this state for the year immediately preceding the year in which application for license is made.

Sec. 47. Section 82.50.040, chapter 15, Laws of 1961 and RCW 82.50.040 are each amended to read as follows:

The classification and schedule prepared under RCW 82.44.040 for [trailers] mobile homes or travel trailers used as facilities for human habitation shall be the schedule used by the county auditors and the director for determining the amount of tax due hereunder.

Sec. 48. Section 82.50.050, chapter 15, Laws of 1961 and RCW 82.50.050 are each amended to read as follows:

The tax hereunder for any [house trailer] mobile home or travel trailer not classified as provided in RCW 82.44.040 shall be determined as provided in RCW 82.44.050 for [trailers] mobile homes or travel trailers used as facilities for human habitation.

Sec. 49. Section 82.50.070, chapter 15, Laws of 1961 and RCW 82.50.070 are each amended to read as follows:

The county auditor or the department of motor vehicles upon payment of the tax hereunder shall issue a receipt which shall include such information as may be required by the director, including the name of the taxpayer, [and] a description of the [house trailer] mobile home or travel trailer, and in the case of a mobile home its location at the time of payment of the tax which receipt shall be printed by the department of [licenses] motor vehicles in such form as it deems proper and furnished by the department to the various county auditors of the state. The county auditor shall keep a record of the excise taxes paid hereunder during the calendar year under the name of owners of [house trailers] mobile home or travel trailer, listed alphabetically.

In addition thereto the county auditor or the director shall issue a license plate and register the [house trailer] mobile home or travel trailer as if they were "house trailers" under the provisions of chapter 46.16 and shall collect the additional fees therein provided.

Sec. 50. Section 82.50.101, chapter 15, Laws of 1961 and RCW 82.50.101 are each amended to read as follows:

The director or his authorized representative shall have power to enter at reasonable times all [trailer] mobile home parks and other areas where [house trailers] mobile home or travel trailers are parked for the purpose of determining whether or not the tax herein prescribed has been paid. The records required to be kept under RCW 19.48.020 shall be open to inspection by the director or his representative.

Sec. 51. Section 82.50.105, chapter 15, Laws of 1961 as last amended by section 1, chapter 92, Laws of 1965 extraordinary session and RCW 82.50.105 are each amended to read as follows:

On or before the fifteenth day of February of each calendar year, the director shall cause to be mailed to the owners of [house trailers] mobile homes or travel trailers, of record, notice of the amount of tax payable during the calendar year. Said notice shall contain a legal description of the [house trailer] mobile home or travel trailer,

prominent notice of penalties, due dates, and such other information as may be required by the director. If payment is not made within thirty days of the issuance of said notice, the director may forward a notification of delinquency to the county sheriff of the county wherein the [trailer] mobile home or travel trailer is located, requesting distraint of said [trailer] mobile home or travel trailer.

Sec. 52. Section 82.50.110, chapter 15, Laws of 1961 as amended by section 2, chapter 92, Laws of 1965 extraordinary session and RCW 82.50.110 are each amended to read as follows:

If any excise tax due hereunder is not paid when due and payable, the unpaid tax shall bear interest at the rate of six percent per annum from the time such tax is due and payable.

The tax hereunder shall be a specific lien on the [house trailer] mobile home or travel trailer from and after the date it first becomes due hereunder, and shall include all charges authorized by this chapter, which lien shall have priority to and be fully paid and satisfied before any recognizance, mortgage, judgment, debt, obligation or responsibility to or with which the [house trailer] mobile home or travel trailer may become charged or liable, after July 1, 1957, and no sale or transfer of any [house trailer] mobile home or travel trailer shall in any way affect the lien for such excise tax upon the [house trailer] mobile home or travel trailer.

Sec. 53. Section 82.50.120, chapter 15, Laws of 1961 as amended by section 9, chapter 199, Laws of 1963 and RCW 82.50.120 are each amended to read as follows:

It shall be unlawful for any owner or other person to remove a [house trailer] mobile home or travel trailer from the real property on which it is situated after the tax hereunder shall become due and payable without payment of the excise tax hereunder or under RCW 82.44.020.

Sec. 54. Section 82.50.130, chapter 15, Laws of 1961 and RCW 82.50.130 are each amended to read as follows:

When notified by the director that the excise tax is delinquent on any [house trailer] mobile home or travel trailer, the sheriff shall personally serve the owner in the manner provided for service of summons in civil actions or post thereon in a conspicuous place, a notice of delinquency, supplied by the director, which shall contain a description of the [house trailer] mobile home or travel trailer, the amount of excise tax due, together with accrued interest, the penalty, and the sheriff shall add thereto his fee for service or posting of the notice, which shall be the same as for the service of summons in a civil action, with fees for mileage based on the number of miles from the county seat of the county to the location of the [house trailer] mobile home or travel trailer, and the name of the owner or reputed owner, if such is known. Thereafter, the sheriff may without further demand or notice, distrain the [house trailer] mobile home or travel trailer for the payment of tax, together with the penalty and accrued interest, and the costs and fees.

If he shall determine that it is reasonably impracticable to take manual possession of the [house trailer] mobile home or travel trailer, it shall be deemed to have been distrained and taken into possession when the sheriff posts thereon in a conspicuous place, a notice in writing reciting that he has distrained such [house trailer] mobile home or travel trailer, describing it and giving the name of the owner or reputed owner, if such is known, the amount of the tax due, together with the penalty, accrued interest, costs and fees, and the time when and the place where the sale, as hereinafter provided, shall be made.

The director shall forward by registered or certified mail a copy of the notice of delinquency herein provided to the legal owner recorded with the director pursuant to chapter 46.12.

Sec. 55. Section 82.50.140, chapter 15, Laws of 1961 and RCW 82.50.140 are each amended to read as follows:

If the tax is not paid forthwith after distraint, the sheriff shall advertise the sale of the [house trailer] mobile home or travel trailer by posting written notices in three public places in the county in which the [house trailer] mobile home or travel trailer is located, one of which shall be at the county court house of such county, and by posting a written notice on the [house trailer] mobile home or travel trailer in a conspicuous place, if he has not taken manual possession of it. Such notices shall state the time when and the place where the [house trailer] mobile home or travel trailer will be sold. He shall tax the same fees for making the distraint and sale of the [house trailer] mobile home or travel trailer for the payment of taxes as are allowed him by law for making levy and sale of property on execution, traveling fees to be

computed from the county seat of the county to the place of making distraint. If the taxes for which the [house trailer] mobile home or travel trailer is distrained, together with the penalty, accrued interest, and costs and fees accruing thereon, are not paid before the date appointed for such sale, which shall be not less than ten days after the distraint and taking of such [house trailer] mobile home or travel trailer and posting of the notices, the sheriff shall proceed to sell the [house trailer] mobile home or travel trailer at public auction. After deducting the costs and fees, he shall pay to the county auditor the amount to pay the taxes, the penalty and accrued interest to the date of sale, if there is sufficient to do so, and, if there is any overplus of money arising from the sale, he shall pay such overplus to the owner of the [house trailer] mobile home or travel trailer so sold or to his legal representative, who shall be deemed to be the county treasurer in the event the owner or other legal representative cannot be determined or found.

Sec. 56. Section 82.50.180, chapter 15, Laws of 1961 and RCW 82.50.180 are each amended to read as follows:

The following [house trailers] mobile homes or travel trailers are specifically exempted from the operation of this chapter:

- (1) Any unoccupied [house trailer] mobile home or travel trailer when it is part of an inventory of [house trailers] mobile homes or travel trailers held for sale by a manufacturer or dealer in the course of his business.
- (2) A [house trailer] mobile home or travel trailer owned by any government or political subdivision thereof.
- (3) A [house trailer] mobile home or travel trailer owned by a nonresident and currently licensed in another state, unless such [house trailer] mobile home or travel trailer shall remain in this state for a period of ninety days or more during the calendar year.
- (4) [House trailers] Mobile homes or travel trailers eligible to be used under a set of dealer's license plates, and taxed under RCW 82.44.030 while so eligible.
- (5) A [house trailer] mobile home which has substantially lost its identity as a [vehicle] mobile unit by virtue of being permanently fixed in location upon [the] land owned by the owner of the mobile home and placed [by] on a permanent foundation, subsequent to the removal of the hitch, wheels and axles of said unit, [attached structures] and with fixed pipe connections with sewer, water or other utilities.

Following the permanent placement of said mobile home as provided herein, and upon the request of the owner, made to the county assessor, the assessor shall confirm compliance with the conditions of this subsection and if the unit so qualifies, the unit will be entered on the real property tax rolls of the involved county, and said unit shall be exempted from the provisions of this chapter from and after the date it is assessed as a part of the real property.

Sec. 57. Section 82.50.190, chapter 15, Laws of 1961 and RCW 82.50.190 are each amended to read as follows:

[The first tax to be collected under this chapter shall be for the last half of the calendar year 1955.] No [house trailer] mobile home or travel trailer with respect to which the excise tax imposed by this chapter is payable shall be listed and assessed for ad valorem taxation [in the year 1955 or any succeeding year, so long as this chapter remains in effect, and any such assessment heretofore made in 1955 is directed to be canceled: Provided, That for any house trailer upon which an assessment for ad valorem tax was not made in the year 1954 and paid in 1955, and any house trailer purchased or brought into the state in 1955, the tax hereunder shall be paid for the last half of the year 1955].

Sec. 58. Section 82.50.200, chapter 15, Laws of 1961 and RCW 82.50.200 are each amended to read as follows:

[House trailers] Mobile homes or travel trailers taxed and licensed under the provisions of this chapter shall be entitled to the use of the public streets and highways subject to the provisions of the motor vehicle laws of this state except as herein otherwise provided.

NEW SECTION. Sec. 59. There is added to chapter 15, Laws of 1961 and to chapter 82.50 RCW a new section to read as follows:

Whenever this chapter refers to chapters 46.12, 46.16, or 82.44 RCW, with references to "house trailers", the term "house trailer" as used in those chapters shall be construed to include and embrace "mobile home and travel trailer" as used in this amendatory act.

NEW SECTION. Sec. 60. The state superintendent of public instruction shall distribute to each school district in the state quarterly on or before the twenty-fifth day of February, May, August and November of each year, commencing with May, 1968, an amount equal to fifty percent of that portion of the mobile home excise taxes transferred to the general fund from the school equalization fund, which are due on or after January 1, 1968 under chapter 82.50 RCW, as amended in this 1967 amendatory act, for mobile homes located in the school district on the date the excise tax was paid.

The director of motor vehicles shall certify to the superintendent of public instruction the amount of mobile home excise taxes due to each school district under this section.

No portion of the funds distributed to school districts under this section shall be considered as available revenues of the school district in computing state equalization support under RCW 28.41.130.

NEW SECTION. Sec. 61. There is added to chapter 11, Laws of 1951 first extraordinary session and to chapter 28.45 RCW a new section to read as follows:

Where single family residential property is being transferred as the entire or part consideration for the purchase of other single family residential property and a licensed real estate broker or one of the parties to the transaction accepts transfer of said property, a credit for the amount of the tax paid at the time of the transfer to the broker or party shall be allowed toward the amount of the tax due upon a subsequent transfer of the property by the broker or party if said transfer is made within nine months of the transfer to the broker or party: Provided, That if the tax which would be due on the subsequent transfer from the broker or party is greater than the tax paid for the prior transfer to said broker or party the difference shall be paid, but if the tax initially paid is greater than the amount of the tax which would be due on the subsequent transfer no refund shall be allowed.

NEW SECTION. Sec. 62. The following acts or parts of acts are hereby repealed:

- (1) Section 82.04.295, chapter 15, Laws of 1961 and RCW 82.04.295;
- (2) Section 82.04.296, chapter 15, Laws of 1961, section 2, chapter 293, Laws of 1961 and RCW 82.04.296;
 - (3) Section 82:16.025, chapter 15, Laws of 1961 and RCW 82:16.025;
 - (4) Section 82.16.026, chapter 15, Laws of 1961 and RCW 82.16.026;
 - (5) Section 84.40.050, chapter 15, Laws of 1961 and RCW 84.40.050;
 - (6) Section 84.40.140, chapter 15, Laws of 1961 and RCW 84.40.140;
 - (7) Section 84.40.180, chapter 15, Laws of 1961 and RCW 84.40.180; and
 - (8) Section 84.40.260, chapter 15, Laws of 1961 and RCW 84.40.260.

NEW SECTION. Sec. 63. Nothing in this 1967 amendatory act shall be construed to affect any existing rights acquired or any existing liabilities incurred under the sections amended or repealed herein, nor as affecting any civil or criminal proceedings instituted thereunder, nor any rule or regulation promulgated thereunder, nor any administrative action taken thereunder.

NEW SECTION. Sec. 64. If any phrase, clause, subsection or section of this act shall be declared unconstitutional or invalid by any court of competent jurisdiction, it shall be conclusively presumed that the legislature would have enacted this act without the phrase, clause, subsection or section so held unconstitutional or invalid and the remainder of the act shall not be affected as a result of said part being held unconstitutional or invalid.

NEW SECTION. Sec. 65. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect July 1, 1967.

Senate Members:

House Members:

Mike McCormack John N. Ryder August P. Mardesich

Mary Ellen McCaffree Slade Gorton Leonard A. Sawyer

MOTION

On motion of Mr. Gorton, the House adopted the report of the Free-Conference Committee on Engrossed Senate Bill No. 255.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Engrossed Senate Bill No. 255 as amended by the Free Conference Committee.

Debate ensued, Representative O'Brien speaking against the bill and Representative Gorton speaking in favor of it.

Mr. Kink demanded an oral roll call and the demand was sustained.

Further debate ensued, Representatives Jueling and Bledsoe speaking in favor of passage of the bill, and Representatives Moon, Smith, Marsh, and Sprague speaking against its passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 255 as amended by the Free Conference Committee, and the bill failed to pass the House by the following vote: Yeas, 39; nays, 53; absent or not voting, 7.

Those voting yea were: Representatives Adams, Amen, Beck, Berentson, Bledsoe, Bluechel, Brazier, Chapin, Clark (Newman H.), Clarke (George W.), Cunningham, DeJarnatt, Elicker, Flanagan, Goldsworthy, Gorton, Hawley, Hill, Hoggins, Holman, Humiston, Jueling, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Lynch, McCaffree, McDougall, Murray, Newhouse, Reese, Saling, Swayze, Walgren, Wanamaker, Whetzel, Mr. Speaker—39.

Those voting nay were: Representatives Anderson, Avey, Bagnariol, Barden, Bozarth, Brouillet, Ceccarelli, Charette, Chatalas, Clocksin, Copeland, Day, Farr, Gallagher, Garrett, Gladder, Grant, Haussler, Heavey, Hubbard, Hurley, Jastad, Johnson, Jolly, Kalich, King, Kink, Kopet, Litchman, Lux, Mahaffey, Marsh, Marzano, May, McCormick, McGavick, Merrill, Moon, Morrison, Newschwander, O'Brien, O'Dell, Perry, Richardson, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Veroske, Wolf, Zimmerman—53.

Those absent or not voting were: Representatives Backstrom, Bottiger, Conner, Harris, Rosellini, Taylor, Thompson—7.

MOTION FOR RECONSIDERATION

Mr. McGavick, having voted on the prevailing side, moved that the House do now reconsider the vote by which Engrossed Senate Bill No. 255 as amended by the Free Conference Committee failed to pass the House.

The motion was carried.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

Representative Thompson appeared at the bar of the House.

RECONSIDERATION

The Speaker declared the question before the House to be reconsideration of the vote by which Engrossed Senate Bill No. 255 as amended by the Free Conference Committee failed to pass the House.

Mr. Copeland demanded an oral roll call and the demand was sustained.

Representatives O'Brien, Kalich, and Sawyer explained the minority's position regarding the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 255 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 52; nays, 41; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Chapin, Clark,

(Newman H.), Clarke (George W.), Cunningham, DeJarnatt, Elicker, Flanagan, Goldsworthy, Gorton, Hawley, Hill, Hoggins, Holman, Humiston, Jueling, Kalich, Kirk, Kiskaddon, Leckenby, Leland, Lewis, Lux, Lynch, Mahaffey, McCaffree, McDougall, McGavick, Morrison, Murray, Newhouse, Newschwander, Perry, Reese, Saling, Sawyer, Swayze, Thompson, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—52.

Those voting nay were: Representatives Anderson, Avey, Bagnariol, Ceccarelli, Charette, Chatalas, Clocksin, Copeland, Day, Farr, Gallagher, Garrett, Gladder, Grant, Haussler, Heavey, Hubbard, Hurley, Jastad, Johnson, Jolly, King, Kink, Kopet, Litchman, Marsh, Marzano, May, McCormick, Merrill, Moon, O'Brien, O'Dell, Richardson, Sheridan, Smith, Smythe, Spanton, Sprague, Veroske, Zimmerman—41.

Those absent or not voting were: Representatives Backstrom, Bottiger, Conner, Harris, Rosellini, Taylor—6.

Engrossed Senate Bill No. 255 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Gorton, Engrossed Senate Bill No. 255 as amended by the Free Conference Committee was ordered transmitted immediately to the Senate.

MOTION

Mr. Smith moved that the Committee on Higher Education be relieved of **Engrossed Senate Bill No. 475**, and the bill be ordered placed before the House for consideration.

RULING BY THE SPEAKER

The Speaker:

"We are not on the eighth order of business, Mr. Smith. Therefore, your motion would be out of order."

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 29, 1967.

Mr. Speaker:

The Senate has passed: House Joint Memorial No. 20, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 29, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 532, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 29, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on House Bill No. 150 and passed the bill as amended by the Free Conference Committee, and the report of the Free Conference Committee and the bill are herewith transmitted.

Ward Bowden, Secretary

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 29, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred House Bill No. 150, providing for creation and operation of the Washington correctional institution for women, have had the same under consideration, and we recommend that the Senate amendments be stricken and that House Bill No. 150 be amended to read as follows:

On line 4 of the title after the semicolon following "contracts" and before "amending" insert "; providing for reimbursement of certain expenses;"

On page 5 add a new section following section 12 to read as follows:

"NEW SECTION. Sec. 13. There is added to chapter 28, Laws of 1959, and to Title 72 RCW, a new section to read as follows:

There is hereby established a site selection commission which is authorized and directed to designate a suitable site and/or facility for the location of the state correctional institution for women. The members of the site selection commission shall be composed of the director of institutions, director of central budget agency who shall serve in advisory capacity, and six additional members, three of which shall be appointed by the president of the senate from the senate membership and three by the speaker of the house from the membership of the house of representatives, not more than two members from either the senate or the house of representatives to be of the same political party. The members of the commission, as soon as may be convenient after their appointment, shall elect one of their number to serve as chairman. The site selection commission shall make a report of its designation of such site in writing and file such report on or before September 1, 1967, with the secretary of the senate, the clerk of the house of representatives and the director of institutions.

As reimbursement for their expenses incurred while serving as members of the site selection commission, the legislative members thereof shall be entitled to the allowances provided in RCW 44.04.120, to be vouchered by them and paid from whichever of the department of institution's appropriations as the director of institutions shall deem most appropriate."

Senate Members:

George W. Kupka John L. Cooney Sam C. Guess House Members:

Gladys Kirk William J. S. "Bill" May Hal Wolf

MOTION

On motion of Mr. Wolf, the House adopted the report of the Free Conference Committee on House Bill No. 150.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of House Bill No. 150 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of House Bill No. 150 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 91; nays, 2; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thomp-

son, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—91.

Those voting nay were: Representatives Farr, Hurley—2.

Those absent or not voting were: Representatives Backstrom, Bottiger, Conner, Harris, Rosellini, Taylor—6.

House Bill No. 150 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 29, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 122, regulating legislative lobbying, have had the same under consideration, and we recommend that the attached bill be substituted therefor and that it do pass.

An Act relating to legislative lobbying; providing for the registration and regulation of lobbyists; and providing penalties.

Be It Enacted by the Legislature of the State of Washington:

NEW SECTION. Section 1. When used in this act:

- (1) The term "contribution" includes a gift, subscription, loan, advance or deposit of money or anything of value and includes a contract, promise or agreement, whether or not legally enforceable, to make a contribution, given with the intent of influencing the passage or defeat of any pending or proposed legislation;
- (2) The term "expenditure" includes a payment, distribution, loan, advance, deposit, or gift of money or anything of value, and includes a contract, promise or agreement, whether or not legally enforceable, to make an expenditure.
- (3) The term "person" includes an individual, partnership, committee, association, corporation, and any other organization or group of persons. The term does not include a member or member-elect of either house of the state legislature:
- (4) The term "legislation" means bills, resolutions, amendments, nominations, and other matters pending or proposed in either house of the legislature.

NEW SECTION. Sec. 2. (1) Any person who shall be engaged for pay or for any consideration for the purpose of attempting to influence the passage or defeat of any legislation by the legislature of the state of Washington or the approval or veto of any legislation by the governor of the state of Washington shall register with the president of the senate and the speaker of the house before doing anything in furtherance of such object and shall give to such officers in writing and under oath a statement showing:

- (a) Name and business address;
- (b) Name and address of the person or persons by whom he is employed and in whose interest he appears or works and by whom he is compensated;
 - (c) The duration of such employment;
- (d) Whether he is paid on a permanent basis with a lobbying assignment as a partial, temporary or incidental part of his duties, or whether his compensated employment is solely for lobbying purposes;
 - (e) A written authorization from each person by whom he is so employed;
 - (f) The general area or areas of his legislative interest.
- (2) In addition, any person as described in subsection (1) above shall similarly file not later than sixty days after the adjournment of each regular and extraordinary session of the legislature a statement which shall contain the total of all contributions and expenditures made, incurred, or expended for the purposes described in this section exclusive of personal living and travel expenses: Provided, However, That when an extraordinary session follows immediately after a regular session such statement shall be filed not later than sixty days after the adjournment of the extraordinary session.
- (3) Each statement required by this section shall be made on forms agreed upon by the president of the senate and the speaker of the house, a duplicate copy of which shall be filed with and preserved by the secretary of state for a period of three years as a public record open to public inspection.

NEW SECTION. Sec. 3. The following activities shall not be deemed to require compliance with section 2 of this act:

- (1) The activities or appearance of a person promoting or opposing the passage of any legislation or its approval or veto by the governor, in his own behalf and not as a representative, agent or employee of another person;
- (2) Providing professional services in the drafting of legislative measures or in advising clients and rendering opinions as to the construction and effect of proposed or pending legislation, or in communicating with members of the legislature or the governor in connection therewith;
- (3) Appearing or testifying before a committee of the legislature in support of or in opposition to any legislation;
- (4) Giving testimony at committee hearings upon the request of the legislature or a committee or a member thereof;
- (5) Giving testimony or contacting legislators by government employees as a part of their official duties; or
- (6) News or feature reporting activities by working members of the press, radio, or television.

NEW SECTION. Sec. 4. No agreement to accomplish any purpose set forth in section 2 of this act shall be enforceable and no action shall be brought thereon where payment of all or any part of the compensation under said agreement depends in any manner upon the passage or defeat or executive approval or veto of any legislation, or upon any other contingency in connection with legislation: Provided, That this section shall not apply to those agreements made between attorney and client in connection with claims against the state of Washington.

NEW SECTION. Sec. 5. (1) Any person who:

- (a) Fails to file a statement required by section 2 of this act;
- (b) Fails to comply with any other provision of this act; or
- (c) Files a statement required by this act containing false information;

Shall be guilty of a gross misdemeanor and shall be punished by a fine of not more than five thousand dollars or imprisonment in the county jail for not more than twelve months, or by both such fine and imprisonment.

(2) Any person who wilfully files a false statement with knowledge of its falsity shall be guilty of a felony.

Any person convicted of a violation of this act shall be prohibited for a period of ten years from the date of such conviction from being registered as a lobbyist in either the senate or the house of representatives; and in addition thereto, shall be liable for damage caused by such violation to any person or persons adversely affected thereby including members and members-elect of the Washington state legislature.

NEW SECTION. Sec. 6. The attorney general shall enforce the provisions of this act and shall prosecute, or may delegate to the appropriate prosecuting attorney the prosecution of all violations of this act: **Provided**, That this section shall not preclude actions for the recovery of damages.

Senate Members:

Fred H. Dore Perry B. Woodall Dewey C. Donohue House Members:

Norwood Cunningham Thomas A. Swayze, Jr. R. Ted Bottiger

MOTION

On motion of Mr. Cunningham, the House adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 122.

FINAL PASSAGE OF SENATE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Engrossed Senate Bill No. 122 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 122 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier,

Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Backstrom, Bottiger, Conner, Harris, Rosellini, Taylor—6.

Engrossed Senate Bill No. 122 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 269; also

Senate Bill No. 532.

FIRST READING OF SENATE BILLS

The following were read first time by title and acted upon as indicated:

Senate Concurrent Resolution No. 26, by Senators Washington, Dore, Stender, Morgan, Ridder, Williams, Uhlman, and Pritchard:

Authorizing joint committee on highways to study mass transportation, and use of hovercraft.

On motion of Mr. Gorton, the rules were suspended, Senate Concurrent Resolution No. 26 was advanced to second reading and read the second time.

On motion of Mr. Gorton, the rules were suspended, Senate Concurrent Resolution No. 26 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representative Leland spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 26, and the resolution passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Backstrom, Bottiger, Conner, Harris, Rosellini, Taylor—6.

Senate Concurrent Resolution No. 26, having received the constitutional majority, was declared passed.

Senate Concurrent Resolution No. 27, by Senators Talley, Bailey, and Lewis:

Directing legislative council to study municipal industrial development bond financing.

On motion of Mr. McDougall, the rules were suspended, Senate Concurrent Resolution No. 27 was advanced to second reading and read the second time

On motion of Mr. McDougall, the rules were suspended, Senate Concurrent Resolution No. 27 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Representative Wolf spoke in favor of passage of the resolution.

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 27, and the resolution passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, May, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Perry, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Thompson, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—93.

Those absent or not voting were: Representatives Backstrom, Bottiger, Conner, Harris, Rosellini, Taylor—6.

Senate Concurrent Resolution No. 27, having received the constitutional majority, was declared passed.

House Resolution No. 67-94A, by Representatives Amen, Bagnariol, Barden, Bluechel, Brazier, Ceccarelli, Chapin, Charette, Clarke (George W.), Clocksin, Elicker, Farr, Gladder, Heavey, Hill, Hoggins, Holman, Hubbard, Kiskaddon, Kopet, Leckenby, Lewis, McGavick, Merrill, Morrison, Murray, Richardson, Smythe, Spanton, Sprague, Swayze, Veroske, Walgren, Wanamaker, and Zimmerman:

Whereas, The passage of the omnibus and capital appropriation bills are among the most significant and far-reaching actions taken by each session of the Washington State Legislature; and

Whereas, After the executive branch has prepared and presented its budgets to the Legislature, it is the ultimate responsibility of the legislative branch to critically analyze, study, review and determine the amounts necessary and proper to finance those programs of state government and capital construction which it deems to be appropriate; and

Whereas, The constant expansion in size and complexity of the programs of state government have rendered it increasingly difficult for the Legislature, within the allotted time, to assemble the information necessary to fully discharge its responsibility in the area of appropriations; and

Whereas, An effective system of checks and balances upon which our government is based, requires the maintenance of strong, well-informed legislative and executive branches; and

Whereas, Implementation of existing statutes, procedures and practices in the preparation and presentation of the budget do not adequately facilitate the discharge of the Legislature's responsibility in the area of appropriation;

Now, Therefore, Be It Resolved, By the House of Representatives, That the Legislative Council be and hereby is requested to undertake a complete study of the various laws, regulations, procedures and practices in Washington and in other states dealing with the preparation, analysis and adoption of the budget and appropriation bills, and recommend steps to be taken in the State of Washington to provide the procedures necessary to the Legislature to strengthen the legislative branch in the discharge of its responsibilities in the area of appropriations; and

Be It Further Resolved, That the results and recommendations of such study be presented to the Forty-first Regular Session of the Legislature.

And, Be It Further Resolved, That a copy of this House Resolution be submitted by the Chief Clerk of the House of Representatives to the Executive Secretary of the Legislative Council.

Mr. Bluechel moved the adoption of the resolution.

On motion of Mr. McGavick, the following amendment to the resolution was adopted:

On page 2, paragraph 1, line 5, after "states" and before "dealing with" insert "and the federal government's Program Performance Budgeting Procedures"

Representative Chapin spoke in favor of adoption of the resolution.

The motion was carried, and the resolution as amended was adopted.

House Resolution No. 67-95, by Representatives Hoggins, Kiskaddon, and Cunningham:

Whereas, The members of the School Safety Patrol throughout the state are quietly and tirelessly working day in and day out, fair weather and foul, with constant alertness for the care and protection of the lives and welfare of school children and preschool children; and

Whereas, The members of the School Safety Patrol throughout the state serve on a volunteer basis and receive little recognition or thanks for their tireless service and dedication except in rare cases; and

Whereas, Gregg Holmes, son of Mr. and Mrs. Vincent Holmes, 1620 Locust Way, Alderwood Manor, and a member of the School Safety Patrol for Cypress Elementary School, Alderwood, is about to receive national recognition for an act of heroism above and beyond the dedication usually demonstrated by members of that fine body; and

Whereas, Gregg Holmes, twelve years of age and a sixth grade student, saw the peril when two-year-old Tracy Miller stepped into the path of a school bus, as it was turning a corner, and rescued the child from the peril; and

Whereas, Gregg Holmes will be in Washington, D.C. May 11th, 1967 to receive the American Automobile Association National School Patrol Life Saving Medal to be presented by Alan F. Boyd, Secretary of Transportation, as one of nine members in the nation so selected, and the first boy in Washington State so selected since the inception of the AAA in 1904;

Now, Therefore, Be It Resolved, By the House of Representatives, That all members of the School Safety Patrol be given a heartfelt thanks for the job that they are doing in preserving the lives of school and preschool children.

Be It Further Resolved, That a special commendation be given to Gregg Holmes for his special act of bravery in saving the life of the little child; and

Be It Further Resolved, That the Chief Clerk of the House of Representatives transmit copies of this Resolution to Gregg Holmes, to his parents, and to the Superintendent of Public Instruction for distribution to all the School Safety Patrols in the State of Washington.

On motion of Mr. Hoggins, the resolution was adopted.

House Resolution No. 67-96, by Representatives Elicker, Sprague, Murray, and Others:

Whereas, Past sessions of the Legislature and more particularly this Fortieth Regular Session and the Extraordinary Session now in process have produced a consensus of opinion within this House of Representatives that certain rule changes might well be desirable for subsequent sessions of the Legislature;

Now, Therefore, Be It Resolved, That this House of Representatives present for the consideration of the members of the Committee on Rules and Administration of the Forty-first Regular Session of the Legislature the following items for their recommendations thereon:

- (1) House Should Meet Only on Monday, Wednesday and Friday. The House should meet only three days per week on a regular schedule at specified times—probably 11:00 a.m. to 3:00 p.m.
- (2) Bumping Motions. Motions to suspend the rules and advance to next reading should be shortened to the mere statement, "I move that House Bill No. (giving proper number) . . . be advanced to third reading."
- (3) Journal Approval. The Speaker should merely state "Hearing no objection, the journal of the preceding day stands approved."
- (4) Recording of Floor Activities. All statements made on the floor should be taken on tape and specific transcriptions made available to members on request. This would not involve any changes in what is currently written in the journal but would make all remarks available if desired.
- (5) Changes of Title. Title amendments to bring the title into conformity with the act would be recorded automatically by the Chief Clerk and would not require special floor action. A vote for the amendents would be a vote for the title change as well.
- (6) Committee Reports. Reports from standing committees would be read in by a simple statement such as "Agriculture Committee reports House Bill No. (giving proper number) . . . —Do pass by thirteen members." "Do not pass—two members."
- (7) Television Cameras. All television cameras should be mounted behind a screen so that members of the House cannot easily tell when they are in operation and be either distracted or induced to put on a performance.
- (8) Bill Sponsors. Names on bills as sponsors should not list more than three names. If others indicate a desire to cosponsor the bill only "and others" should be listed.
- (9) Joint Committee Hearings. Committee chairmen of the House and Senate should plan joint public hearings for the benefit of the public. Any chairman who plans a public meeting should do so only if he has cleared with the other house.
- (10) Duplicate Bills in Both Houses. When duplicate bills are introduced in both houses the sponsors from both houses should be listed on the bills in each house and the numbers of both should be listed on both.
- (11) Unrecorded Electric Roll Call. In those cases where a division is called for, it should be taken on the electric board but should not be recorded.
- (12) Roll Call. Roll call should be taken by switch, on the electric voting board. Five minutes from the time stated for convening should be allowed to check in.
- (14) Memorials and Resolutions. No memorial or resolution should be placed on the floor for action unless copies are on all of the members' desks.
- (15) Positive Schedules. All committees should have regular scheduled meetings that are firmly adhered to unless canceled by the chairman. No meeting should be permitted to run overtime and the start of each should be at the proper time.

Major committees should meet on Monday, Wednesday and Friday from 9:00 a.m. to 11:00 a.m. and on Tuesday and Thursday from 9:00 a.m. to 12:00 noon.

Minor committees should meet from 8:00 a.m. to 9:00 a.m. on Monday, Wednesday and Friday, from 3:00 p.m. to 5:00 p.m. on Monday, Wednesday and Friday, and from 1:00 p.m. to 5:00 p.m. on Tuesday and Thursday.

Committee chairmen should schedule additional meetings on Saturdays where the workload of the committee demands it. Times should be cleared by Thursday with the Speaker Pro-tem.

The sessions of the House should not be permitted to run overtime into the time scheduled for committee meetings.

(16) Earphones in the Galleries. Earphones should be mounted on the seats in the balcony in some section so that a guide can explain action or procedures on the floor without distraction to the members.

- (17) Consent Calendars. All bills that can proceed on a consent basis should be scheduled for the Friday calendar.
- (18) Honorary Visitors. Honorary visitors should be limited and speeches introducing such visitors limited to not over one hundred words.
- (19) National Procedures. A study should be made of the procedures used in the National Congress to facilitate the rapid handling of the business of the house.
- (20) Move To Amend. It should not be necessary for a member introducing an amendment to make the formal motion to adopt the amendment. That is implied by its introduction.
- (21) Microphones. Microphones should be installed in all of the positions near the rostrum. During public hearings the questions asked by committee members seated there should be easily heard by everyone in attendance.
- Be It Further Resolved, That the Chief Clerk will forward a copy of this Resolution to each member of the Committee on Rules and Administration of the Forty-first Legislature as soon as such persons are appointed.

On motion of Mr. Elicker, the resolution was adopted.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MOTIONS

On motion of Mr. Gorton, the House dispensed with further business under the call of the House.

On motion of Mr. McDougall, the House adjourned until 1:00 p.m., Sunday, April 30, 1967.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

FIFTY-SECOND DAY

AFTERNOON SESSION

House of Representatives, Olympia, Wash., Sunday, April 30, 1967.

The Speaker called the House to order at 1:00 p.m.

The Clerk called the roll and all members were present except Representatives Harris, Rosellini, and Taylor. Representatives Harris and Rosellini were excused.

The flag was escorted to the rostrum by a Sergeant at Arms color guard. Prayer was offered by the Reverend Charles Loyer of the Westminster United Presbyterian Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. McDougall, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 122 and has passed the bill as amended by the Free Conference Committee.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 29, 1967.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 650, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The President has signed: Senate Concurrent Resolution No. 26; and Senate Concurrent Resolution No. 27, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The President has signed: Engrossed House Bill No. 269, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Bill No. 150; also

House Joint Memorial No. 20; also Senate Concurrent Resolution No. 26; also Senate Concurrent Resolution No. 27.

The Speaker declared the House to be at ease. The Speaker declared the House to be in order.

APPOINTMENT OF INTERIM COMMITTEES

Under the provisions of RCW 44.24.010 and House Bill No. 8, the Speaker appointed as members of the Legislative Council: Representatives Bledsoe, Copeland, Day, Eldridge, Gorton, Harris, Haussler, Jolly, Jueling, May, McCaffree, Moon, Newhouse, O'Brien, Smith, and Wolf.

Under the provisions of RCW 44.33.220 the Speaker appointed as members of the Joint Committee on Education: Representatives Brouillet, Holman, Johnson, Mahaffey, and Zimmerman.

Under the provisions of RCW 41.52.010, Senate Bill No. 68, and Senate Bill No. 69, the Speaker appointed as members of the State Public Pension Commission: Representatives Bagnariol, Elicker, Humiston, Kopet, and Sheridan.

Under the provisions of RCW 44.28.010 and Senate Bill No. 619, the Speaker appointed as members of the Legislative Budget Committee: Representatives Backstrom, Chatalas, DeJarnatt, Flanagan, Goldsworthy, Sawyer, Newschwander, and Saling.

Under the provisions of RCW 44.40.010 and Substitute House Bill No. 722, the Speaker appointed as members of the Joint Committee on Highways: Representatives Beck, Berentson, Bozarth, Conner, Cunningham, Leland, Lewis, McCormick, McDougall, O'Dell, Garrett, and Whetzel.

Under the provisions of Senate Concurrent Resolution No. 6 and Senate Bill No. 654, the Speaker appointed as members of the Joint Committee on Governmental Cooperation: Representatives Barden, Gallagher, Grant, Leckenby, and Murray.

Under the provisions of House Concurrent Resolution No. 53, the Speaker appointed as members of the Interim Committee on Fisheries: Representatives Hawley, Jastad, Veroske, Taylor, and Wanamaker.

Under the provisions of House Concurrent Resolution No. 54, the Speaker appointed as members of the Legislative Committee on Game and Game Fish: Representatives Avey, Hoggins, Hubbard, Kalich, and Spanton.

Under the provisions of Senate Concurrent Resolution No. 4, the Speaker appointed as members of the Interim Committee on Insurance: Representatives Anderson, Clarke (George W.), Gladder, Litchman, and Swayze.

Under the provisions of Senate Concurrent Resolution No. 15, the Speaker appointed as members of the Temporary Advisory Council on Higher Education: Representatives King, Kirk, Lynch, Marsh, and Smythe.

Under the provisions of Senate Bill No. 49, the Speaker appointed as members of the Oceanographic Commission of Washington: Representatives Eldridge, Gorton, and Kink.

Under the provisions of Senate Bill No. 453, the Speaker appointed as members of the Joint Committee on Nuclear Energy: Representatives Charette, Kiskaddon, Merrill, and Morrison.

Under the provisions of House Concurrent Resolution No. 44, the Speaker appointed as members of the Municipal Committee: Representatives Brazier and Walgren.

Under the provisions of House Bill No. 387, the Speaker appointed as members of the World Fair Commission: Representatives Bluechel, Ceccarelli, and Eldridge.

Under the provisions of House Bill No. 150, the Speaker appointed as members of the Site Selection Commission: Representatives Kirk, Lynch, and Rosellini.

Under the provisions of RCW 43.57.010, the Speaker appointed as members of the Columbia Interstate Compact Commission: Representatives Haussler and Newhouse.

Under the provisions of Senate Bill No. 630, the chairmen of the majority and minority caucuses appointed as members of the Board of Legislative Ethics: Representatives Cunningham, Hurley, Swayze, and Perry.

Under the provisions of RCW 1.08.081 and House Bill No. 965, the Speaker appointed as members of the Statute Law Committee: Representatives Clark (Newman H.) and Hill, and Representative Clark, as chairman of the Judiciary Committee, appointed Representative Bottiger.

Under the provisions of RCW 2.52.010 and Senate Bill No. 201, Representative Newman H. Clark, who is automatically a member as chairman of the Judiciary Committee, appointed as members of the Judicial Council, Representatives Hill and Heavey.

MOTION

On motion of Mr. Gorton, the appointments to the various interim committees were confirmed by the House.

MESSAGE FROM THE SENATE

Senate Chamber. Olympia, Wash., April 30, 1967.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 930 and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

Ward Bowden, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., April 30, 1967.

Mr. President:

Mr., Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 930, designating status of workmen employed on equipment time rented by another employer for industrial insurance recovery purposes, have had the same under consideration, and we report that we are unable to agree and ask for powers of Free Conference.

Senate Members:

House Members:

William A. Gissberg R. R. Bob Greive Herbert H. Freise

Alfred O. Adams John Bagnariol Sid W. Morrison

MOTION

On motion of Mr. Adams, the report of the Conference Committee on Engrossed House Bill No. 930 was adopted and the committee was granted the powers of Free Conference.

MESSAGES FROM THE SENATE

Senate Chamber. Olympia, Wash., April 30, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 122, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The President has signed:

House Bill No. 150; and House Joint Memorial No. 20, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber. Olympia, Wash., April 30, 1967.

Mr. Speaker:

The Senate has adopted: House Concurrent Resolution No. 32, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 122.

MOTION

On motion of Mr. Day, authorization was granted for the purchase of two additional rolls of stamps for each member of the House.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 207 and has passed the bill as amended by the Free Conference Committee, and the report of the Free Conference Committee and the bill are herewith transmitted.

Ward Bowden, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 20, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 207, adopting the capital budget, have had the same under consideration, and we recommend that the attached bill be substituted therefor, and that the substitute bill do pass.

An Act Adopting the capital budget; making appropriations for capital improvements; authorizing certain projects; and declaring an emergency. Be It Enacted by the Legislature of the State of Washington:

NEW SECTION. Section 1. That a capital budget is hereby adopted and subject to the provisions hereinafter set forth the several amounts hereinafter specified, or so much thereof as shall be sufficient to accomplish the purposes designated, are hereby appropriated and authorized to be disbursed for capital projects during the period ending June 30, 1969, out of the several funds hereinafter named:

FOR THE CAPITOL COMMITTEE

Reappro-Construction, remodeling, and furnish- priations ing of capitol office buildings, parking facilities, Governor's Mansion, such other buildings and facilities as necessary for the legislature and for such other state agencies as may be neces-

State Building Construction Account

5,233,877

FOR THE DEPARTMENT OF GENERAL ADMINISTRATION

	From the Capitol Purchase and Development Account	_	From the General Fund
Acquire land and buildings, repair buildings, provide drainage facilities make other improvements, East Cap-			
itol Site			100,000
system		****	373,485
Remodel and repair capitol buildings offices and facilities, including \$10,000 for relocation expenses related to	• · · · · · · · · · · · · · · · · · · ·		
renovation of mansion	1	••	265,000 45,000
Clean, tuckpoint and seal Legislative building and dome	No. of the Control of		245,000
Paint exterior of General Administra- tion building			25,000
Construct new Public Assistance build- ing			4,450,649
Repair and improve campus lighting Develop parking facilities, Capitol area.		2,000,000	56,920
Develop Capitol Lake recreational fa-		40,000	Ų ta d⊅
cilities		40,000	, e - + n ₂
Lake area		20,000	The Samuel State of the Samuel State of the Samuel Samuel State of the Samuel S
Total (\$7,621,054)		2,060,000	5,561,054
FOR THE STATE PATROL			
ron meganarinan		From the	From the
	Reappropria- tions From the		General
# [‡]	Reappropria- tions From the State Patrol	State Patrol Highway	
g to the second of the second	tions From the	State Patrol	General
4 (1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	tions From the State Patrol	State Patrol Highway	General
Construct and equip scale houses in-	tions From the State Patrol Highway Account	State Patrol Highway Account	General Fund
cluding site acquisition and improve-	tions From the State Patrol Highway Account	State Patrol Highway Account	General Fund
cluding site acquisition and improve- ments to existing sites (\$396,870)	tions From the State Patrol Highway Account	State Patrol Highway Account	General Fund
cluding site acquisition and improve- ments to existing sites (\$396,870) Construct district headquarters for East	tions From the State Patrol Highway Account	State Patrol Highway Account	General Fund
cluding site acquisition and improvements to existing sites (\$396,870) Construct district headquarters for East King County	tions From the State Patrol Highway Account	State Patrol Highway Account	General Fund
cluding site acquisition and improve- ments to existing sites (\$396,870) Construct district headquarters for East	tions From the State Patrol Highway Account	State Patrol Highway Account	General Fund
cluding site acquisition and improvements to existing sites (\$396,870) Construct district headquarters for East King County	tions From the State Patrol Highway Account	State Patrol Highway Account 125,000 280,000	General Fund
cluding site acquisition and improvements to existing sites (\$396,870) Construct district headquarters for East King County Construct State Patrol Academy Construct communications center Construct detachment offices at Bellingham and Okanogan Construct addition to and remodel Ta-	tions From the State Patrol Highway Account	State Patrol Highway Account 125,000 280,000	General Fund Address: Address
cluding site acquisition and improvements to existing sites (\$396,870)	tions From the State Patrol Highway Account	State Patrol Highway Account 125,000 280,000	General Fund
cluding site acquisition and improvements to existing sites (\$396,870)	tions From the State Patrol Highway Account	State Patrol Highway Account 125,000 280,000	General Fund Address: Address
cluding site acquisition and improvements to existing sites (\$396,870)	tions From the State Patrol Highway Account	State Patrol Highway Account 125,000 280,000	General Fund **Ind **
cluding site acquisition and improvements to existing sites (\$396,870) Construct district headquarters for East King County Construct State Patrol Academy Construct communications center Construct detachment offices at Bellingham and Okanogan Construct addition to and remodel Tacoma office Pave additional parking and storage areas and enclose with fencing at Supply Building, Olympia Headquarters	tions From the State Patrol Highway Account	State Patrol Highway Account 125,000 280,000	General Fund 1
cluding site acquisition and improvements to existing sites (\$396,870)	tions From the State Patrol Highway Account	State Patrol Highway Account 125,000 280,000	General Fund and
cluding site acquisition and improvements to existing sites (\$396,870)	tions From the State Patrol Highway Account	State Patrol Highway Account 125,000 280,000	General Fund 1
cluding site acquisition and improvements to existing sites (\$396,870)	tions From the State Patrol Highway Account	State Patrol Highway Account 125,000 280,000	General Fund and

FOR THE DEPARTMENT OF CIVIL DEP	TENSE		
TOUTHE DEFAUTMENT OF CIVED DE	1214212		From the
•			General
			Fund
Remodel space in Student Union build-			
ing, Washington State University for		•	
emergency operating center		•	17,573
			21,010
FOR THE MILITARY DEPARTMENT		-	
	Reappro-	1	From the
* * * *	priations	*,	General
•	From the		Fund
	General		
Renovate and expand headquarters at	Fund	•	•
Camp Murray			107.070
Remodel and modernize armories at			125,078
Olympia, Aberdeen, Centralia, Port			•
Orchard and Bremerton			900 820
Install gas pumps and storage tanks at			290,630
11 armories	•		15,400
Pave roads and parking areas at Top-	•		15,400
penish and Port Orchard			12 000
Construct, repair, remodel buildings	•	•	13,000
and improve facilities and purchase			
land			64.000
Preplanning for schematic plans for			64,000
projects in 1969-1971 blennium			13,048
Construct, repair, remodel buildings	7.4		13,040
	58 275		
and improve facilities	58,275		
	58,275 	* *	521,156
and improve facilities			521,156
and improve facilities	58,275	QUARTERS	521,156
and improve facilities Total (\$579,431) FOR THE DEPARTMENT OF INSTITUT	58,275 TONS—HEAD		
and improve facilities Total (\$579,431)	58,275 FIONS—HEAD	From the	From the
and improve facilities Total (\$579,431) FOR THE DEPARTMENT OF INSTITUT	58,275 TONS—HEAD	From the CEP & RI	From the General
and improve facilities Total (\$579,431) FOR THE DEPARTMENT OF INSTITUT	58,275 FIONS—HEAD	From the	From the
and improve facilities Total (\$579,431) FOR THE DEPARTMENT OF INSTITUT Roof repairs, parking area repairs, road	58,275 FIONS—HEAD	From the CEP & RI	From the General
and improve facilities	58,275 FIONS—HEAD	From the CEP & RI	From the General Fund
and improve facilities	58,275 FIONS—HEAD Reappropriations	From the CEP & RI Account	From the General Fund
and improve facilities	58,275 FIONS—HEAD	From the CEP & RI	From the General Fund
and improve facilities	58,275 FIONS—HEAD Reappropriations	From the CEP & RI Account	From the General Fund
and improve facilities	58,275 FIONS—HEAD Reappropriations	From the CEP & RI Account	From the General Fund
and improve facilities	58,275 FIONS—HEAD Reappropriations	From the CEP & RI Account	From the General Fund
Total (\$579,431)	58,275 FIONS—HEAD Reappropriations	From the CEP & RI Account	From the General Fund
and improve facilities	58,275 FIONS—HEAD Reappropriations	From the CEP & RI Account	From the General Fund
Total (\$579,431)	58,275 FIONS—HEAD Reappropriations	From the CEP & RI Account	From the General Fund
and improve facilities	58,275 FIONS—HEAD Reappropriations	From the CEP & RI Account	From the General Fund 2,000,000
and improve facilities	58,275 FIONS—HEAD Reappropriations	From the CEP & RI Account	From the General Fund 2,000,000
Total (\$579,431)	58,275 FIONS—HEAD Reappropriations 25,000	From the CEP & RI Account	From the General Fund 2,000,000
Total (\$579,431)	58,275 FIONS—HEAD Reappropriations 25,000	From the CEP & RI Account	From the General Fund 2,000,000 258,503
Total (\$579,431)	58,275 FIONS—HEAD Reappropriations 25,000 25,000	From the CEP & RI Account	From the General Fund 2,000,000 258,503 2,258,503
Total (\$579,431)	58,275 FIONS—HEAD Reappropriations 25,000	From the CEP & RI Account	From the General Fund 2,000,000 258,503 2,258,503 From the General
Total (\$579,431)	58,275 FIONS—HEAD Reappropriations 25,000 25,000	From the CEP & RI Account	From the General Fund 2,000,000 258,503 2,258,503
Total (\$579,431)	58,275 FIONS—HEAD Reappropriations 25,000 25,000	From the CEP & RI Account	From the General Fund 2,000,000 258,503 2,258,503 From the General Fund
Total (\$579,431)	58,275 FIONS—HEAD Reappropriations 25,000 Reappropriations	From the CEP & RI Account	From the General Fund 2,000,000 258,503 2,258,503 From the General
Total (\$579,431)	58,275 FIONS—HEAD Reappropriations 25,000 25,000	From the CEP & RI Account	From the General Fund 2,000,000 258,503 2,258,503 From the General Fund
Total (\$579,431)	58,275 FIONS—HEAD Reappropriations 25,000 Reappropriations	From the CEP & RI Account	From the General Fund 2,000,000 258,503 2,258,503 From the General Fund

Renovation of utilities State Building and Higher Education Construct Chapel State Building and Higher Education Construction Account	From the General
State Building and Higher Education Construction Account	Fund
Tacilities in cellhouses No. 1 and 2 Replace Guard Tower No. 11	
FOR THE WASHINGTON CORRECTION CENTER Reappropriations Construct and equip correctional institution C.E.P. and R.I. Account	188,232 35,000
Reappropriations Construct and equip correctional institution C.E.P. and R.I. Account	223,232
Construct and equip correctional institution C.E.P. and R.I. Account	
Construct and equip correctional institution C.E.P. and R.I. Account	
C.E.P. and R.I. Account	
Reappropriations Construct and equip new women's correctional institutions	
Construct and equip new women's correctional institutions	
rectional institutions	From the General Fund
Total (\$4,080,301)	1,936,659
FOR THE CLEARWATER HONOR CAMP Equipment for new adult honor camp FOR THE CASCADIA JUVENILE RECEPTION-DIAGNOSTIC CENTER Reappropriations	
Equipment for new adult honor camp FOR THE CASCADIA JUVENILE RECEPTION-DIAGNOSTIC CENTER Reappropriations	1,936,659
FOR THE CASCADIA JUVENILE RECEPTION-DIAGNOSTIC CENTER Reappropriations	
FOR THE CASCADIA JUVENILE RECEPTION-DIAGNOSTIC CENTER Reappropriations	From the General Fund
Reappro- priations	20,329
priations	
Comment at C modificance to girls' rosi	From the General Fund
Convert staff residence to girls' residential hall and equip (\$66,500) C.E.P. and R.I. Account	32,700
Total (\$450,500)	384,000 ——————————————————————————————————

FOR THE MAPLE LANE SCHOOL		
	Reappro- priations	From the General Fund
Construct and equip two residential units, demolish Spruce and Haw-		
thorne cottages (\$426,501)		92,000
tion Construction Account	334,501	
Total (\$426,501)	334,501	92,000
FOR THE GREEN HILL SCHOOL		
	Reappro-	From the
	priations	General Fund
Provide Perimeter Lighting		
C.E.P. and R.I. Account Install fencing	32,000	60,000
Construct and equip treatment security building and renovate isolation unit		727,870
Total (\$819,870)	32,000	787,870
FOR THE ECHO GLEN CHILDREN'S C	CNITED	
FOR THE ECHO GLEN CHILDREN'S C.	Reappro-	
	priations	
Construct and equip new juvenile insti- tution		
Juvenile Correctional Institutional Building Construction Account		
FOR THE GROUP HOMES		
	Reappro-	From the
	priations	General
Garatanat and again group homog		Fund
Construct and equip group homes (\$504,326)		139,226
C.E.P. and R.I. Account State Building and Higher Educa-	88,500	
tion Construction Account	276,600	
Total (\$504,326)	365,100	139,226
FOR THE CEDAR CREEK YOUTH CAM	P	
	Reappro-	
Construct sewage treatment facility (\$32,500)	priations	
C.E.P. and R.I. Account	1,000	
State Building Construction Ac-		
count	31,500	
Total (\$32,500)	32,500	
		

Priations General Fund				
Construct and equip dormitory wing C.E.P. and R.I. Account	FOR THE MISSION CREEK YOUTH CA	MP		
Carried and equip dormitory wing C.E.P. and R.I. Account	. •			
C.E.P. and R.I. Account	Construct and again dermitory wing			
Reappro-			<u> </u>	
Reappropriations	FOR THE INDIAN RIDGE YOUTH CAM	Æ Ì		,
Priations General Fund		Reappro-	Professional Control of the Control	From the
(\$795,386) 126,755 State Building and Higher Education Construction Account 668,631 Total (\$795,386) 668,631 FOR THE NASELLE YOUTH CAMP From the General Fund Equipment for new juvenile youth camp 74,077 FOR THE SCHOOL FOR THE BLIND Reappropriations From the General Fund Complete physical education building General Fund 3,000 60,000 Major roof repairs and water proofing exterior of buildings. 60,000 60,000 FOR THE SCHOOL FOR THE DEAF Reappropriations From the General Fund Construct and equip Superintendent's residence (\$39,000) 34,000 5,000 C.E.P. and R.I. Account 34,000 34,000 5,000 C.E.P. and R.I. Account 77,000 77,000 10,000 Total (\$126,000) 111,000 15,000 FOR WESTERN HOSPITAL From the General Fund Reappropriations General Fund From the General Fund General Fund 223,440				
State Building and Higher Education Construction Account			**************************************	
tion Construction Account				126,755
FOR THE NASELLE YOUTH CAMP From the General Fund Equipment for new juvenile youth camp				
From the General Fund Fund	Total (\$795,386)	668,631		126,755
From the General Fund Fund	FOR THE NASELLE YOUTH CAMP			
Equipment for new juvenile youth camp			·	
Equipment for new juvenile youth camp 74,077 FOR THE SCHOOL FOR THE BLIND Reappropriations From the General Fund Complete physical education building General Fund 3,000 3,000 Major roof repairs and water proofing exterior of buildings 60,000 Total (\$63,000) 3,000 60,000 FOR THE SCHOOL FOR THE DEAF Reappropriations From the General Fund Construct and equip Superintendent's residence (\$39,000) 5,000 5,000 C.E.P. and R.I. Account 34,000 10,000 Expansion of girls' dormitory (\$87,000) 77,000 10,000 Total (\$126,000) 111,000 15,000 FOR WESTERN HOSPITAL Reappropriations From the General Fund Renovate utilities (\$487,940) 223,440 State Building and Higher Education Construction Account 228,000		,	****	General
Camp				
Reappropriations From the General Fund			• • • • • • • • • • • • • • • • • • • •	
Reappropriations	camp			74,077
Priations General Fund Fund	FOR THE SCHOOL FOR THE BLIND			at a w
Print Frund Fund				
Complete physical education building General Fund		priations	tion of subject	General
Major roof repairs and water proofing exterior of buildings. 60,000 Total (\$63,000) 3,000 60,000 FOR THE SCHOOL FOR THE DEAF Reappropriations From the general Fund Construct and equip Superintendent's residence (\$39,000) 5,000 5,000 C.E.P. and R.I. Account. 34,000 10,000 Expansion of girls' dormitory (\$87,000) 77,000 10,000 C.E.P. and R.I. Account. 77,000 77,000 Total (\$126,000) 111,000 15,000 FOR WESTERN HOSPITAL Reappropriations General Fund Renovate utilities (\$487,940) 223,440 State Building and Higher Education Construction Account 228,000	Complete physical education building			Fund
Major roof repairs and water proofing exterior of buildings. 60,000 Total (\$63,000) 3,000 60,000 FOR THE SCHOOL FOR THE DEAF Reappropriations From the General Fund Construct and equip Superintendent's residence (\$39,000) 5,000 C.E.P. and R.I. Account 34,000 Expansion of girls' dormitory (\$87,000) 10,000 C.E.P. and R.I. Account 77,000 Total (\$126,000) 111,000 15,000 FOR WESTERN HOSPITAL Reappropriations From the General Fund Reappropriations General Fund Reappropriations 223,440 State Building and Higher Education Construction Account 228,000				da ita turan
Total (\$63,000) 3,000 60,000 FOR THE SCHOOL FOR THE DEAF Reappropriations General Fund Construct and equip Superintendent's residence (\$39,000) 5,000 C.E.P. and R.I. Account 34,000 10,000 C.E.P. and R.I. Account 77,000 10,000 Total (\$126,000) 111,000 15,000 FOR WESTERN HOSPITAL Reappropriations General Fund Renovate utilities (\$487,940) 6eneral Fund Renovate utilities (\$487,940) 223,440 State Bullding and Higher Education Construction Account 228,000			-	
Total (\$63,000) 3,000 60,000 FOR THE SCHOOL FOR THE DEAF Reappropriations General Fund Construct and equip Superintendent's residence (\$39,000) 5,000 C.E.P. and R.I. Account 34,000 10,000 C.E.P. and R.I. Account 77,000 Total (\$126,000) 111,000 15,000 FOR WESTERN HOSPITAL Reappropriations General Fund Renovate utilities (\$487,940) 223,440 State Building and Higher Education Construction Account 228,000	exterior of buildings	,		
Reappropriations From the General Fund	Total (\$63,000)	3,000		60,000
Reappropriations From the General Fund	FOR THE SCHOOL FOR THE DEAF			20 77 493
Priations General Fund		Reappro-		
Construct and equip Superintendent's residence (\$39,000)	•			
residence (\$39,000) 5,000 C.E.P. and R.I. Account. 34,000 Expansion of girls' dormitory (\$87,000). 77,000 Total (\$126,000) 111,000 FOR WESTERN HOSPITAL Reappropriations General Fund Renovate utilities (\$487,940) 223,440 State Building and Higher Education Construction Account. 228,000				Fund
C.E.P. and R.I. Account		:	•	5.000
Expansion of girls' dormitory (\$87,000) 10,000 C.E.P. and R.I. Account 77,000 Total (\$126,000) 111,000 15,000 FOR WESTERN HOSPITAL Reappropriations General Fund Renovate utilities (\$487,940) 223,440 State Bullding and Higher Education Construction Account 228,000		34,000	· · · · · · · · · · · · · · · · · · ·	. 5,000
Total (\$126,000) 111,000 15,000 FOR WESTERN HOSPITAL Reappropriations General Fund Renovate utilities (\$487,940) 223,440 State Building and Higher Education Construction Account 228,000	Expansion of girls' dormitory (\$87,000)		• • • • • • • • • • • • • • • • • • • •	10,000
Reappro- From the priations General Fund	C.E.P. and R.I. Account	77,000		
Reappro-	Total (\$126,000)	111,000		15,000
Priations General Fund Renovate utilities (\$487,940)	FOR WESTERN HOSPITAL			
Renovate utilities (\$487,940)		Reappro-		From the
State Building and Higher Education Construction Account 228,000		priations		
State Building and Higher Education Construction Account 228,000	Renovate utilities (\$497.040)		· · · · · · · · · · · · · · · · · · ·	992 440
tion Construction Account 228,000				220, 44 0
		228,000	• • • • •	-
	C.E.P. and R.I. Account	36,500	•	
Renovate and equip laundry building 152,255	Renovate and equip laundry building	•		152,255
Total (\$640,195)	Total (\$640,195)	264,500	••	375,695

FOR NORTHERN HOSPITAL			.•
			From the General Fund
Replace Commissary elevator			40,193
FOR EASTERN HOSPITAL			
	Reappro- priations		From the General Fund
Renovate utilities (\$169,000)	59,000		110,000 20,000
Total (\$189,000)	59,000		130,000
FOR LAKELAND VILLAGE			
Repair entrance to Administration	Reappro- priations		From the General Fund
Repair entrance to Administration building C.E.P. and R.I. Account	12,000		
C.E.P. and R.I. Account	9,800		100,000 25,000
Renovate utilities State Building Construction Account	5,450		
Total (\$152,250)	27,250		125,000
FOR THE RAINIER SCHOOL	·		
	Reappro- priations		From the General Fund
Construct and equip Laundry building addition (\$316,126)	273,013		43,113
Renovate heating and ventilation facilities			90,000
Total (\$406,126)	273,013		133,113
FOR THE YAKIMA VALLEY SCHOOL			
	Reappro- priations	•	From the General Fund
Install water softener system C.E.P. and R.I. Account	22,000		355, 2 84
State Building and Higher Education Construction Account	1,974,033		
Total (\$2,351,317)	1,996,033		355,284

FOR THE FIRCREST SCHOOL			
	Reappro- priations		From the General Fund
Construct and equip halfway house (\$360,093) C.E.P. and R.I. Account General Fund	158,793 201,300		rung
(\$552,700)	482,700		70,000
building			2,844,280 2,250,000
Total (\$6,007,073)	842,793		5,164,280
FOR THE INTERLAKE SCHOOL			•
			From the General Fund
Equipment			249,843
FOR THE OLYMPIC CENTER			
A color and consider famous Westigen	Reappro- priations		From the General Fund
Acquire and remodel former Harrison Memorial Hospital (\$816,640) C.E.P. and R.I. Account State Building Construction Ac-	48,791		711,479
count			125,000
Total (\$941,640)	105,161		836,479
	100,101		
FOR THE BOARD OF EDUCATION	Reappro- priations	From the Driver Education Account	
Public School Building Construction (\$35,827,396) Public School Building Construction Account Common School Construction Fund. Community College Construction, to satisfy the intent of section 75 of chapter 8, Laws of 1967, Extraordi-	28,133,236 7,694,160	Account	
nary Session Public School Building Construction Account Construct driver's school demonstration course	2,538,038	40,000	
Total (\$38,405,434)	38,365,434	40,000	
TOME (400) 101)	,		

FOR THE BOARD OF COMMUNITY COLLEGES

Reappropriations

From the Community College Capital **Projects** Account

Community College Construction

Public School Building Construction Account

Community College Construction, Repairs, Remodeling, Equipment and other Capital Improvements: Pro-vided, That not to exceed \$7,285,096 shall be available to satisfy the intent of section 78 of chapter 8, Laws of 1967, Extraordinary Session, as follows: for Seattle Community College, \$5,912,275; for Bellevue Community College, \$1,106,680; for Clover Park Community College, \$172,141; for Edmonds Community College, \$94,000: Provided. That the foregoing sums shall not be available to any college unless the full amount of local funds which had been voted and sold as of the effective date of chapter 8, Laws of 1967, Extraordinary Session, are made available to the college by the school district previously responsible for the college: Provided, That \$2,500,-000 shall be available for allocation by the Board for Community Colleges for completion of projects previously authorized by the Board of Education and for other community college projects according to priority of need: Provided, That \$250,000 shall be available for Walla Walla Community College for materials and equipment: Provided, That if any of the projects specified herein qualify for federal funds, the state funds not required may be allocated by the Board for Community Colleges, with the approval of the Governor, for other community college projects according to priority of need.....

10,035,096

Total (\$19,335,772) 9,300,676

10,035,096

FOR THE UNIVERSITY OF WASHINGTON

FOR THE UNIVERSITY OF WASHING	ON			
	Reappro- priations	τ	From the Jniversity of Washington Building	
Construct and equip Architecture build-			Account	
ing				
State Building and Higher Educa-				7.4.4
tion Construction Account Construct and equip Physics-Atmos-				
pheric Sciences building				1
State Building and Higher Educa-				
tion Construction Account Construct and equip Art building wing				
(\$990,000)				
State Building and Higher Educa- tion Construction Account				
University of Washington Building				
Account			240,000	•
Renovate Forestry building and con- struct pulp and paper teaching facil-				ż
ity				
State Building and Higher Educa-				, m. 4.
tion Construction Account Construct and equip large classroom				
and Auditoria building			•	.f. .ro
State Building and Higher Educa- tion Construction Account				
Construct Hanford Graduate Center fa-		:	**	
cility			. •	
State Building and Higher Educa- tion Construction Account				92% (2)
Construct and equip health sciences ex-	•	•		1.6
pansion (\$14,100,000)				4,500,000
State Building and Higher Educa- tion Construction Account				
Complete Padelford Hall (Arts and Sci-		* * *		A Section
ences office building)				
University of Washington Building Account				
Marine Sciences building Unit I				
University of Washington Building Account				
Construct Fisheries wing	123,133	••		
University of Washington Building				
Account Construct Scientific Stores addition	801,405			the state of
University of Washington Building				
Account		*		· .
Construct and equip Undergraduate Li- brary (\$3,351,589)				
University of Washington Building				
Account Construct and equip Engineering Class-			700,000	
room and Library building				
University of Washington Building				
Account Construct and equip Chemical Engi-				
neering building	•			
University of Washington Building				
Account	205,000			

FOR THE UNIVERSITY OF WASHINGTON—Continued	Reappro priation		From the General Fund
Mental Retardation and Child Develop- ment Center University of Washington Building Account (\$2,633,034)	833,034	1,800,000	
University of Washington Building Account (\$2,710,727) Construct and equip teaching wing,		1,150,000	
Oceanography building University of Washington Building Account (\$558,157) Expand Power Plant	121,157	437,000	
University of Washington Building Account (\$3,550,000) Tunnels and Utilities	50,000	3,500,000	
University of Washington Building Account (\$1,951,470)	333,470	1,618,000	+ J
777)	509,777	2,000,000	
provide Far Eastern Library Construct and equip Physics building		450,000	
wing Preplanning for schematic plans for projects in 1969-1971 biennium		2,000,000	300,000
Total (\$48,656,115)	29.961,115	13,895,000	4,800,000
		<u> </u>	
FOR WASHINGTON STATE IMINERSI	TV		
FOR WASHINGTON STATE UNIVERSI		7	77 41
FOR WASHINGTON STATE UNIVERSI	Reappro- priations	From the Washington State	From the General Fund
FOR WASHINGTON STATE UNIVERSI	Reappro-	Washington	General
	Reappro-	Washington State University	General
FOR WASHINGTON STATE UNIVERSITE Complete Sloan Hall addition Washington State University Build-	Reappro-	Washington State University Building	General
Complete Sloan Hall addition Washington State University Build- ing Account	Reappro-	Washington State University Building	General
Complete Sloan Hall addition Washington State University Build-	Reappropriations	Washington State University Building	General
Complete Sloan Hall addition Washington State University Building Account Construct and equip Administration building , Washington State University Build-	Reappropriations	Washington State University Building	General
Complete Sloan Hall addition Washington State University Building Account Construct and equip Administration building , Washington State University Building Account Construct and equip Johnson Hall An-	Reappropriations 110,000 1,800,000	Washington State University Building	General Fund
Complete Sloan Hall addition Washington State University Building Account Construct and equip Administration building , Washington State University Building Account Construct and equip Johnson Hall Annex addition (computer center) (\$407,000)	Reappropriations 110,000 1,800,000	Washington State University Building	General
Complete Sloan Hall addition Washington State University Building Account Construct and equip Administration building ,Washington State University Building Account Construct and equip Johnson Hall Annex addition (computer center) (\$407,000) Washington State University Build-	Reappropriations 110,000 1,800,000	Washington State University Building Account	General Fund
Complete Sloan Hall addition Washington State University Building Account Construct and equip Administration building Washington State University Building Account Construct and equip Johnson Hall Annex addition (computer center) Washington State University Building Account Construct and equip Research Laboratory building and boiler plant—Wenatchee (\$634,085)	Reappropriations 110,000 1,800,000	Washington State University Building Account	General Fund
Complete Sloan Hall addition Washington State University Building Account Construct and equip Administration building ,Washington State University Building Account Construct and equip Johnson Hall Annex addition (computer center) (\$407,000) Washington State University Building Account Construct and equip Research Laboratory building and boiler plant—Wenatchee (\$634,085) Washington State University Build-	Reappropriations 110,000 1,800,000	Washington State University Building Account	General Fund
Complete Sloan Hall addition Washington State University Building Account Construct and equip Administration building Washington State University Building Account Construct and equip Johnson Hall Annex addition (computer center) Washington State University Building Account Construct and equip Research Laboratory building and boiler plant—Wenatchee (\$634,085)	Reappropriations 110,000 1,800,000	Washington State University Building Account	General Fund

FOR WASHINGTON STATE UNIVERSITY—Continued	Reappro- priations	From the Washington State University Building Account	From the General Fund
Nuclear Reactor Facilities (\$800,000)			
Washington State University Build- ing Account	300,000	500,000	
Washington State University Build-	32,000		
ing Account	32,000		
tion Construction Account	1,334,782		
Remodel buildings and improve facilities (\$2,797,000)			694,000
Washington State University Building Account	853,000	1,250,000	
Extend Utilities (\$1,293,630)	000,000	1,230,000	
Washington State University Build- ing Account	371,000	922,630	
building		2,1 2 3,567	
Phase I		2,469,875	
addition		565,300	
Controlled Environment Laboratories relocation		417,525	
Relocate KWSC-AM transmitter an-		191 000	
tenna Construct and equip Meats Laboratory		121,900	
building		265,000	
building addition		534,275	
Construct General Storage building		298,655	
Construct Farm Service and Chemical Storage building		84,725	
Acquire and develop land to replace Wawawaii and Whitlow property: Provided, That the proceeds from said		01,120	
property shall be deposited in the Washington State University Building			
Account		75,000	
Preplanning for schematic plans for			140.040
projects in 1969-1971 blennium Complete Todd Hall addition			140,940
Washington State University Build-			
ing Account	191,000		
Total (\$16,543,259)	5,849,867	9,858,452	834,940

FOR EASTERN WASHINGTON STATE COLLEGE	Reappro- priations	From the Eastern Washington State College Capital Projects Account	From the General Fund
Construct and equip Music-Speech building, Creative Arts, Phase I State Building and Higher Education Construction Account	1,374,979	eets Account	
Construct and equip General Classroom building State Building and Higher Educa-			
tion Construction Account Construct new Heating Plant and extend utilities			
State Building and Higher Educa- tion Construction Account Construct and equip classroom addition to Martin Hall	1,499,875		
Eastern Washington State College Capital Projects Account Construct and equip Industrial Arts	436,821		
building Eastern Washington State College Capital Projects Account Remodel Hargreaves Library building	275,729		
Eastern Washington State College Capital Projects Account Complete construction of Woodward	169,959		
Field facilities Remodel buildings, extend utilities, develop and improve facilities and park-		75,000	
ing lots (\$1,332,815)		408,000	867,417
Purchase land (\$116,645) Eastern Washington State College Capital Projects Account	16,645	100,000	
Preplanning for schematic plans for projects in 1969-1971 blennium Construct new Library Factors Wachington State College			69,230
Eastern Washington State College Capital Projects Account			
Total (\$6,546,572)	5,026,925	583,000	936,647
FOR CENTRAL WASHINGTON STATE	COLLEGE		
	Reappro- priations		From the General Fund
Purchase Land (\$400,000) State Building and Higher Education Construction Account	300,000		
Central Washington State College Capital Projects Account Construct and equip Fine and Applied	100,000		
Arts building State Building and Higher Education Construction Account			

		1	
FOR CENTRAL WASHINGTON STATE COLLEGE—Continued	Reappro priation	o- From the	From the General Fund
Construct and equip Language and Lit-			
erature building State Building and Higher Educa- tion Construction Account Construct and equip Science building, Unit I	1,235,910		•
Central Washington State College Capital Projects Account Construct and equip Administration building, Unit I	1,390,000		
Central Washington State College Capital Projects Account Construct and equip Health Center building, Unit I and II (\$405,000)	650,000		255 000
Central Washington State College Capital Projects Account	150,000		255,000
Extend Utilities	2	637,000	
(\$1,203,332)		262,282	941,050
projects in 1969-1971 biennium			84,500
Total (\$8,889,470)	6,709,638	899,282	1,280,550
FOR THE FOURTH WASHINGTON STA	TE COLLE	CGE	From the General Fund
Land acquisition and preplanning for new state college			905,000
FOR WESTERN WASHINGTON STATE COLLEGE	Reappro- priations	From the Western Washington State College Capital Proj-	From the General Fund
Construct and equip Science-Math- Computer Center annex to Science building		ects Account	
Western Washington State College Capital Projects Account Construct and equip Classroom-Faculty Offices addition			
State Building and Higher Educa- tion Construction Account Construct and equip Library building addition	1,704,000		
State Building and Higher Educa- tion Construction Account Remodel college buildings and improve facilities	1,167,000		
Western Washington State College Capital Projects Account	350,000		

FOR WESTERN WASHINGTON STATE COLLEGE—Continued	Reappro- priations	From the Western Washington State College Capital Proj- ects Account	From the General Fund
Utilities expansion and modernization	:		000 000
(\$1,016,697) Western Washington State College Capital Projects Account Land acquisition (\$605,000)	46,697	7 · · · · · · · · · · · · · · · · · · ·	970,000
Western Washington State College Capital Projects Account Construct and equip addition to Arts	10,000	595,000	
building Western Washington State College Capital Projects Account (\$340,- 757)	220,000	120,757	en e
Construct and equip Maintenance building			
Western Washington State College Capital Projects Account Science-Math-Computer Center, Phase	249,900		
II—Equipment	•	325,000	
Fairhaven Unit Academic facilities Capital improvements to buildings and		262,120	
grounds and construct Maintenance Service and Storage building (\$900,-	A		
000)		410,000	490,000
Preplanning for schematic plans for projects in 1969-1971 biennium	1.1	•	82,511
Total (\$8,620,985)	5,365,597	1,712,877	1,542,511

FOR THE WASHINGTON STATE HISTORICAL SOCIETY

Reappropriations

Construct new wing to Museum building: Provided, That the sum appropriated herein or so much thereof as is necessary shall not be expended unless such sum is matched in any equal amount from private contribution and other sources collected on or before January 1, 1969

State Building and Higher Educa-

State Building and Higher Education Construction Account.....

339,000

FOR THE AERONAUTICS COMMISSION (DEPARTMENT OF TRANSPORTATION)

From the General Fund

Repair and improve emergency airports

50,000

	From the	From the	From the
	Outdoor	Parks and	General
	Recreation Account	Parkways Account	Fund
Purchase and develop park sites, de-		Account	
velop boat moorages, group camp fa-			
cilities, historical sites and markers			
and archeological investigations (\$3,-	•		
645,447)	4 04 11 410		
Reappropriations			491,212
New appropriations			431,212
cilities, including but not limited to			
trailer dumps, erosion control, preser-			
vation, sanitation and water systems	1		
(\$1,431,032)		300,000	1,131,032
Develop park facilities at Bayview state			150,000
park			100,000
other facilities at Peace Arch Park			25,000
Acquisition of Everett Jetty Park			25,000
Preplanning for schematic plans for			
projects in 1969-1971 blennium			120,592
Total (\$5,397,071)	3,154,235	300,000	1,942,836
FOR THE INTERAGENCY COMMITTE	E FOR OUTDO	OR RECREATION	
	Reappro-	From the	
	priations	Outdoor	
	From the	Recreation	
		necreation	
	Outdoor	Account	
•	Outdoor Recreation		
Aggrishmand development of regree	Outdoor Recreation Account		
Acquisition and development of recrea-	Outdoor Recreation Account		
tional facilities—for allocation to	Outdoor Recreation Account		
tional facilities—for allocation to agencies other than state agencies	Outdoor Recreation Account	Account	
tional facilities—for allocation to	Outdoor Recreation Account		· · · · · · · · · · · · · · · · · · ·
tional facilities—for allocation to agencies other than state agencies	Outdoor Recreation Account	Account 4,031,653	ENT
tional facilities—for allocation to agencies other than state agencies (\$6,593,102)	Outdoor Recreation Account	Account 4,031,653	1
tional facilities—for allocation to agencies other than state agencies (\$6,593,102)	Outdoor Recreation Account	Account 4,031,653	From the
tional facilities—for allocation to agencies other than state agencies (\$6,593,102)	Outdoor Recreation Account	Account 4,031,653	ENT From th General Fund
tional facilities—for allocation to agencies other than state agencies (\$6,593,102)	Outdoor Recreation Account 2,561,449	Account 4,031,653	From the General
tional facilities—for allocation to agencies other than state agencies (\$6,593,102)	Outdoor Recreation Account 2,561,449 CE AND ECON	Account 4,031,653	From th General Fund
tional facilities—for allocation to agencies other than state agencies (\$6,593,102)	Outdoor Recreation Account 2,561,449	Account 4,031,653	From the General
tional facilities—for allocation to agencies other than state agencies (\$6,593,102) FOR THE DEPARTMENT OF COMMER Construct tourist information centers at Blaine, Clarkston, Oroville and Megler	Outdoor Recreation Account 2,561,449 CE AND ECON	Account 4,031,653	From the General Fund
tional facilities—for allocation to agencies other than state agencies (\$6,593,102)	Outdoor Recreation Account 2,561,449 CE AND ECON	Account 4,031,653	From th General Fund
tional facilities—for allocation to agencies other than state agencies (\$6,593,102) FOR THE DEPARTMENT OF COMMER Construct tourist information centers at Blaine, Clarkston, Oroville and Megler	Outdoor Recreation Account 2,561,449 CE AND ECON	Account 4,031,653	From the General Fund 97,99°
tional facilities—for allocation to agencies other than state agencies (\$6,593,102) FOR THE DEPARTMENT OF COMMER Construct tourist information centers at Blaine, Clarkston, Oroville and Megler	Outdoor Recreation Account 2,561,449 CE AND ECON	Account 4,031,653 NOMIC DEVELOPM: Reappropriations	From the 97,99° From the General
tional facilities—for allocation to agencies other than state agencies (\$6,593,102) FOR THE DEPARTMENT OF COMMER Construct tourist information centers at Blaine, Clarkston, Oroville and Megler	Outdoor Recreation Account 2,561,449 CE AND ECON Reappropriations From the	Account 4,031,653 NOMIC DEVELOPM Reappropriations From the	From the
tional facilities—for allocation to agencies other than state agencies (\$6,593,102) FOR THE DEPARTMENT OF COMMER Construct tourist information centers at Blaine, Clarkston, Oroville and Megler	Outdoor Recreation Account 2,561,449 CE AND ECON Reappropriations From the General	Account 4,031,653 NOMIC DEVELOPM Reappropriations From the State Building	From the 97,99° From the General
tional facilities—for allocation to agencies other than state agencies (\$6,593,102) FOR THE DEPARTMENT OF COMMER Construct tourist information centers at Blaine, Clarkston, Oroville and Megler	Outdoor Recreation Account 2,561,449 CE AND ECON Reappropriations From the	Account 4,031,653 NOMIC DEVELOPM Reappropriations From the State Building Construction	From the 97,99° From the General
tional facilities—for allocation to agencies other than state agencies (\$6,593,102) FOR THE DEPARTMENT OF COMMER Construct tourist information centers at Blaine, Clarkston, Oroville and Megler FOR THE DEPARTMENT OF FISHERII	Outdoor Recreation Account 2,561,449 CE AND ECON Reappropriations From the General Fund	Account 4,031,653 NOMIC DEVELOPM Reappropriations From the State Building	From the 97,99° From the General
tional facilities—for allocation to agencies other than state agencies (\$6,593,102) FOR THE DEPARTMENT OF COMMER Construct tourist information centers at Blaine, Clarkston, Oroville and Megler FOR THE DEPARTMENT OF FISHERING THE DEPARTMENT OF	Outdoor Recreation Account 2,561,449 CE AND ECON Reappropriations From the General Fund	Account 4,031,653 NOMIC DEVELOPM Reappropriations From the State Building Construction	From the 97,99° From the General
tional facilities—for allocation to agencies other than state agencies (\$6,593,102) FOR THE DEPARTMENT OF COMMER Construct tourist information centers at Blaine, Clarkston, Oroville and Megler FOR THE DEPARTMENT OF FISHERII	Outdoor Recreation Account 2,561,449 CE AND ECON Reappropriations From the General Fund	Account 4,031,653 NOMIC DEVELOPM Reappropriations From the State Building Construction	From th General Fund 97,99' From th General
tional facilities—for allocation to agencies other than state agencies (\$6,593,102) FOR THE DEPARTMENT OF COMMER Construct tourist information centers at Blaine, Clarkston, Oroville and Megler FOR THE DEPARTMENT OF FISHERING FOR THE DEPARTMENT OF FISHERING Construct and improve Fish Farms Rearing Ponds, Spawning Channels	Outdoor Recreation Account 2,561,449 CE AND ECON Reappropriations From the General Fund	Account 4,031,653 NOMIC DEVELOPM Reappropriations From the State Building Construction	From th General Fund 97,99' From th General

FOR THE DEPARTMENT OF FISHERIES—Continued	Reappropriations From the General Fund	Reappropriations From the State Building Construction Account	From the General Fund
Construct and improve Fish Farms, Rearing Ponds, Spawning Channels, Hatcheries, Fishway and Fish Facili- ties, Purchase Land, Emergency Re- pairs to Structures (100% Reimburs-			
able) (\$395,000)			395,000
(\$1,231,750) Construct and improve Fish Farms, Rearing Ponds, Spawning Channels, Hatcheries, Fishway and Fish Facilities, Purchase Land, Emergency Re-	152,000		1,079,750
pairs to Structures Emergency Repairs at Hatcheries Projects for improvements in fishing industry under Federal Program Pub-	24,000 5,000		
lic Law 88-309	17,500		
ties, Purchase Land, Emergency Repairs to Structures		18,000	
Total (\$3,381,750)	219,750	18,000	3,144,000
FOR THE DEPARTMENT OF GAME			-
	Reappropriations From the Outdoor Recreation Account	From the Outdoor Recreation Account	From the Game Fund
Purchase and develop land (\$2,609,774). Repairs and replacement of Fish and	558,379	1,451,395	600,000
Game Protective facilities Construct and equip Fish and Game Protective facilities (100% reimburs-			200,000
able) Construct or purchase and improve headquarters buildings, hatcheries facilities, rearing ponds, game range facilities, and brooder houses and			1,000,000
pens			783,950
Total (\$4,593,724)	558,379	1,451,395	2,583,950

Camp

FOR THE DEPARTMENT OF NATURAL	L RESOURCES	gen en en e	San Programme (San San San San San San San San San San
	=	From the Fund Designated	From the General Fund
Rights-of-way acquisition, construct			
honor camp bridges and culverts, tim-		e*	
ber access road construction, con-			
struct scaling stations, lookout towers			
and improvements to five protective	4,		* * * * * * * * * * * * * * * * * * *
facilities (\$1,415,996)			
General Fund	47,000		1,108,996
Forest development account	10,000		*****
Resources Management Account		250,000	
Construct packing shed for large nur-			
sery stock		•	41,000
Water development, road construction,			
land clearing and leveling of agricul-	•		1 1 1 N
tural lands, and range improvements			
Resources Management Account		130,500	

State Building and Higher Educa- tion Construction Account	500,000		-
forested and waterfront locations Outdoor Recreation Account	206,175	443,482	
Total (\$2,737,153)	763,175	823,982	1,149,996

FOR THE DEPARTMENT OF AGRICULTURE

From the General Fund

Construct machine shed at Moxee City quarantine station

Construct and equip Clearwater Honor

3,850

NEW SECTION. Sec. 2. Upon the effective date of a constitutional amendment specifically authorizing the establishment of a state building authority (SJR 17) and pursuant to the provisions of chapter 162, Laws of 1967, the following several projects and the funding thereof in the following several amounts, or so much thereof as shall be sufficient to accomplish the purposes herein specified, are hereby specifically approved: FOR THE UNIVERSITY OF WASHINGTON

A A A	
	\$ 5,100,000
	\$ 3,500,000
• • • • • • • • • • • • • • • • • • • •	\$ 1,300,000
	\$ 650,000
•	
	\$ 3,934,775
	\$ 3,148,630
1 (1) 1 (1)	
	\$ 1,883,500
	\$ 490,000
	\$ 1,650,000
	·
	\$ 3,009,500
	\$ 2,070,000
	•
	\$ 1,125,000
	\$ 1,500,000

Radio-television building	 	 		\$ 500,000
Drama building	 	 		\$. 800,000
Art building	 	 		\$ 1,090,000
FOR THE FOURTH STATE COLLEGE				
Construction Phase I		 ٠.	4	\$15 000 000

NEW SECTION. Sec. 3. For the purpose of providing funds for the payment of the cost of planning the capital improvements and capital projects of certain state institutions of higher education included in chapter, Laws of 1967, extraordinary session, (Senate Bill No. 532) pending the availability of funds therein appropriated for such purposes from the state building and higher education construction account or the availability of such funds from the state building authority, there is hereby appropriated to each of such institutions of higher education of the state of Washington the following designated amounts, or so much thereof as shall be sufficient to accomplish such purpose:

For Washington State University, from the Washington State University Building Account, the sum of \$141,668; for the University of Washington, from the University of Washington Building Account, the sum of \$364,000; for Eastern Washington State College, from the Eastern Washington State College Capital Projects Account, the sum of \$100,300; for Central Washington State College, from the Central Washington State College Capital Projects Account, the sum of \$101,590; for Western Washington State College, from the Western Washington State College Capital Projects Account, the sum of \$99,997.

Any expenditures from the above appropriations are to be considered as loans from the Washington State University Building Account, the University of Washington Building Account, the Eastern Washington State College Capital Projects Account, the Central Washington State College Capital Projects Account, and the Western Washington State College Capital Projects Account, respectively, and each of said accounts shall be reimbursed for such expenditures as follows:

- (1) If the constitutional amendment specifically authorizing the establishment of a state building authority (SJR 17) pursuant to chapter 162, Laws of 1967 is approved and ratified by the electors at an election held in November, 1967, such reimbursements shall be made from any funds of the state building authority which may be available for such purpose;
- (2) If the constitutional amendment specifically authorizing the establishment of a state building authority (SJR 17) pursuant to chapter 162, Laws of 1967, is not approved and ratified by the electors at an election held in November, 1967, or if the funds of the state building authority are not for any reason available for such purposes, then such reimbursements to such accounts shall be made from the state building and higher education construction account at such time as funds become available in such account for the appropriations made under said chapter......, Laws of 1967 extraordinary session (Senate Bill No. 532).

NEW SECTION. Sec. 4. The words "capital improvements" or "capital projects" used herein shall mean acquisition of sites, easements, rights of way or improvements thereon or appurtenances thereto, construction and initial equipment, reconstruction, demolition or major alteration of new or presently owned capital assets.

NEW SECTION. Sec. 5. Before a capital project shall begin or an obligation incurred or contract entered into, the Budget Director, with the approval of the Governor, shall first allot funds therefor or so much as may be necessary from the appropriations made herein.

NEW SECTION. Sec. 6. Additional Federal or other receipts and gifts and grants in excess to those estimated in the budget may be allotted by the Governor for capital projects included in the Capital Budget. In addition, the Governor may receive and allot any Federal funds made available for capital outlay at any one of the five institutions of higher education: Provided, That if any of the projects contained in this act qualify for such Federal funds, the amount of state funds not required are hereby appropriated to projects in the 1969-1971 capital program for that institution to be designated by the Governor on the basis of priorify in the program and funds available on the advice of the governing board of the institution.

NEW SECTION. Sec. 7. To effectively carry out the provisions of this act, the Governor may assign responsibility for planning, engineering and construction and other related activities to any appropriate agency.

NEW SECTION. Sec. 8. Reappropriations shall be limited to the unexpended balances remaining at June 30, 1967, in the current appropriation for each project.

NEW SECTION. Sec. 9. The Governor, through the Budget Director may authorize the transfer of funds appropriated for a capital project which are in excess of the amount required for the completion of such project, to other capital projects in this act for which there are insufficient appropriations: Provided, That no such transfer shall be used to expand the capacity of any facility beyond that anticipated by the appropriation: Provided Further, That although such transfers may be made between institutions of the department of institutions they shall not be made between different departments, commissions, or institutions of higher learning.

NEW SECTION. Sec. 10. Any capital improvement or capital project for construction, repair, or maintenance authorized by this act, unless constructed pursuant to the provisions of chapter 39.04 RCW, shall be done by contract after public notice and competitive bid: Provided, That this section shall not apply to the acquisition of sites, easements, or rights of way; nor to contracts for architectural or engineering services; nor to emergency repairs nor to any improvement or project costing less than twenty-five hundred dollars, nor to portions of projects involving inmate labor at a state institution.

NEW SECTION. Sec. 11. This act is necessary for the immediate preservation of the public peace, health and safety, for the support of the state government and its existing public institutions, and shall take effect immediately.

Senate Members:

Martin J. Durkan Fred H. Dore Marshall A. Neill House Members:

Robert F. Goldsworthy Gerald L. Saling Arlie U. DeJarnatt

MOTION

On motion of Mr. Goldsworthy, the House adopted the report of the Free Conference Committee on Engrossed House Bill No. 207.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 207 as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed House Bill No. 207 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 78; nays, 6; absent or not voting, 15.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Backstrom, Bagnariol, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Humiston, Jastad, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McCormick, McDougall, McGavick, Merrill, Murray, Newhouse, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smythe, Sprague, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—78.

Those voting nay were: Representatives Hurley, Johnson, Moon, Morrison, O'Brien, Spanton—6.

Those absent or not voting were: Representatives Barden, Ceccarelli, Chatalas, Conner, Copeland, Harris, Hubbard, May, Newschwander, Perry, Rosellini, Smith, Taylor, Thompson, Zimmerman—15.

Engrossed House Bill No. 207 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I voted "yea" on Engrossed House Bill No. 207; I intended to vote "nay."

Richard L. Smythe,

49th District.

I voted "aye" on Engrossed House Bill No. 207, but my vote was not recorded.

Robert A. Perry,

45th District. I wish to be recorded as voting "aye" on Engrossed House Bill No. 207.

Paul Barden, 30th District.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 255 and passed the bill as amended by the Free Conference Committee.

Ward Bowden, Secretary.

MESSAGE FROM THE GOVERNOR

State of Washington, Office of the Governor, Olympia, April 29, 1967.

To The Honorable, The House of Representatives of the State of Washington. Ladies and Gentlemen:

I have the honor to advise that Governor Evans has approved the following House Bill, entitled:

House Bill No. 982:

Providing for the expenses of the legislature including expenses and subsistence of members.

Very truly yours,
Raymond W. Haman,
Legal Counsel to the Governor.

FIRST READING OF SENATE BILLS

The following was read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 650, by Senator Durkan:

Limiting indebtedness by taxing districts.

Referred to Committee on Revenue and Taxation.

MOTION

On motion of Mr. Gorton, the House advanced to the ninth order of business for the second reading of bills.

SECOND READING OF BILLS

Engrossed Senate Bill No. 503, by Senators Greive, Connor, Marquardt, Herr, Ridder, Williams, Pritchard, Peterson (Ted), Ryder, Andersen, Uhlman, and Dore:

Reducing taxes (stadium air rights).

House of Representatives, Olympia, Wash., April 12, 1967.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 503, reducing taxes (stadium air rights), have had

the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, line 11 of the printed and engrossed bill, after "taxation" strike the period and insert "to such extent and as to such millage as shall be determined by the county, city or other political subdivision, and subject to being used by a public body for a public purpose and only so long as the owner allows the use by the public body of the dedicated air rights free of rents or other charges."

In section 2, line 13 of the printed and engrossed bill, after "after the" and before "of construction" strike "commencement" and insert "completion"

In section 2, line 19, after "stadium." insert "For purposes of this section, construction shall be deemed completed on the date of the issuance of a certificate of completion by the architect or engineer designated for this purpose by the public body owning the stadium."

Mary Ellen McCaffree, Chairman. Francis E. Holman, Vice Chairman.

We concur in this report: John Bagnariol, Stewart Bledsoe, Alan Bluechel, Donald H. Brazier, Jr., Dave Ceccarelli, Richard U. Chapin, Newman H. Clark, Slade Gorton, John S. Murray.

The bill was read the second time.

On motion of Mrs. McCaffree, the committee amendments were adopted.

On motion of Mr. Gorton, the rules were suspended, Engrossed Senate Bill No. 503 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative McCaffree spoke in favor of passage of the bill.

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YIELDING TO QUESTION

At the request of Mr. Grant, Mrs. McCaffree yielded to question.

"Mrs. McCaffree, in the event that this legislation is taken advantage of, what potential fiscal impact is there? I think the proposal which has been bandied about, at least by the press, has been for a stadium to be constructed over the railroad terminal in Seattle. In the event that were constructed, do you have any idea what the fiscal impact would be?"

Mrs. McCaffree:

"I am not sure. We did discuss this, as you remember, Mr. Grant, in our committee. I think it probably would be several thousand dollars a year."

Debate ensued, Representative Grant speaking against passage of the bill and Representative Gorton speaking for its passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 503 as amended by the House, and the bill passed the House by the following vote: Yeas, 63; nays, 22; absent or not voting, 14.

Those voting yea were: Representatives Adams, Amen, Anderson, Backstrom, Beck, Bledsoe, Bluechel, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Copeland, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Hawley, Hill, Hoggins, Holman, Humiston, Jueling, Kalich, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Litchman, Lux, Lynch, Mahaffey, Marsh, McCaffree, McCormick, McDougall, McGavick, Morrison, Murray, O'Brien, Perry, Saling, Sawyer, Smith, Smythe, Sprague, Veroske, Walgren, Wanamaker, Whetzel, Zimmerman, Mr. Speaker-63.

Those voting nay were: Representatives Avey, Bagnariol, Bottiger, Clocksin, Day, Grant, Haussler, Heavey, Hurley, Jastad, Johnson, Jolly, King, Lewis, Marzano, Merrill, Moon, Reese, Richardson, Spanton, Swayze, Wolf—22. الماري فتعلم والرامي فالمهجا الأراز أفها الأرازي والأراز المتا الفائل بمفرود والمارات الرأس

Those absent or not voting were: Representatives Barden, Berentson, Chatalas, Conner, Harris, Hubbard, May, Newhouse, Newschwander, O'Dell, Rosellini, Sheridan, Taylor, Thompson—14.

Engrossed Senate Bill No. 503 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I wish to be recorded as voting "aye" on Engrossed Senate Bill No. 503.

Paul Barden,
30th District.

Senate Bill No. 645, by Senators Greive, Durkan, McCutcheon, Gissberg, and Bailey:

Pertaining to communications and data processing.

House of Representatives, Olympia, Wash., April 21, 1967.

Mr. Speaker:

We, a majority of your Committee on Business and Professions, to whom was referred Senate Bill No. 645, pertaining to communications and data processing, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

On page 2, section 3, after "governor" on line 9 and before ", and", on line 10, strike "who shall serve as chairman of the committee"

On page 2, section 3, after the period on line 23, insert a new paragraph to read as follows:

"The committee shall elect one of its members to serve as chairman of the committee." $\ensuremath{\mathsf{C}}$

On page 4, following section 7, insert a new section to read as follows:

"NEW SECTION. Sec. 8. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect July 1, 1967."

In line 5 of the title after "RCW;" and before "making" strike "and"

In line 5 of the title strike the period and insert "; and declaring an emergency."

Hal Wolf, Chairman,

Walt Reese, Vice Chairman.

We concur in this report: Alan Bluechel, Bill Kiskaddon, William S. Leckenby, Alfred E. Leland, Mark Litchman, Gordon W. Richardson, John S. Murray.

The bill was read the second time.

On motion of Mr. Wolf, the committee amendments on page 2 were not adopted.

On motion of Mr. Wolf, the committee amendment on page 4 was adopted. On motion of Mr. Wolf, the committee amendments to the title were adopted.

On motion of Mr. Wolf, the rules were suspended, Senate Bill No. 645 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 645 as amended by the House and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Amen, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clocksin, Copeland, Cunningham, Day, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley,

Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Hurley, Jastad, Johnson, Jolly, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McCaffree, McCormick, McDougall, McGavick, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Spanton, Sprague, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—89.

Those absent or not voting were: Representatives Adams, Chatalas, Clarke (George W.), Conner, Harris, May, Perry, Rosellini, Taylor, Thompson—10.

Senate Bill No. 645 as amended by the House, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

THIRD READING OF BILLS

Senate Bill No. 369, by Senators Ridder, Uhlman, and Pritchard:

Providing for position filing in freeholder elections and rotation of names on election ballots.

MOTION

On motion of Mr. Gorton, the rules were suspended and Senate Bill No. 369 as amended by the House was returned to second reading for the purpose of amendment.

MOTION FOR RECONSIDERATION

Mr. Gorton moved that the House do now reconsider the vote by which the House had adopted the amendment by Representatives Lewis, Smith, and Bluechel, adding new sections 3 through 19 to Senate Bill No. 369. (See pp. 2049-2052 for amendment.)

The motion was carried.

RECONSIDERATION

The Speaker declared the question before the House to be the adoption of the amendment by Representatives Lewis, Smith, and Bluechel, adding new sections 3 through 19 to Senate Bill No. 369.

The amendment was not adopted.

MOTION FOR RECONSIDERATION

Mr. Gorton moved that the House do now reconsider the vote by which the title amendment by Representatives Lewis, Smith, and Bluechel had been adopted. (See p. 2090 for amendment.)

The motion was carried.

RECONSIDERATION

The Speaker declared the question before the House to be the adoption of the title amendment by Representatives Lewis, Smith, and Bluechel.

The amendment to the title was not adopted.

On motion of Mr. Gorton, the rules were suspended, Senate Bill No. 369 as amended by the House was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Representative Cunningham spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Senate Bill No. 369 as amended by the House and the bill passed the House by the following vote: Yeas, 82; nays, 5; absent or not voting, 12.

Those voting yea were: Representatives Adams, Amen, Anderson, Avey, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Bottiger, Bozarth, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Clark (Newman H.), Clarke (George W.), Clocksin, Copeland, Cunningham, Day, Elicker, Farr, Flanagan, Gallagher, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Jueling, Kalich, Kirk, Kirk, Kiskaddon, Kopet, Leckenby, Leland, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, McCaffree, McCormick, McDougall, Merrill, Moon, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Saling, Sawyer, Sheridan, Smith, Smythe, Sprague, Swayze, Veroske, Wanamaker, Whetzel, Wolf, Zimmerman, Mr. Speaker—82.

Those voting nay were: Representatives Hawley, Hurley, King, Marzano, McGavick—5.

Those absent or not voting were: Representatives Backstrom, Chatalas, Conner, DeJarnatt, Harris, May, Perry, Rosellini, Spanton, Taylor, Thompson, Walgren—12.

Senate Bill No. 369 as amended by the Senate, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I voted "no" on final passage of Senate Bill No. 369 because I objected to the committee amendment which limited E.D.P. voting to Clark county.

Joseph L. McGavick, District 32-B.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 255, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 255.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

Under the provisions of RCW 44.24.010 and House Bill No. 8, the President has appointed as members of the Legislative Council: Senators Chytil, Cooney, Gissberg, Greive, Henry, Keefe, Knoblauch, Kupka, Peterson (Ted), Pritchard, Stender, Talley, Twigg, Williams, and Woodall.

Ward Bowden, Secretary.
Senate Chamber,
Olympia, Wash., April 30, 1967.

Mr. Speaker:

Under the provisions of RCW 44.28.010 and Senate Bill No. 619, the President has appointed as members of the Legislative Budget Committee: Senators Andersen, Atwood, Canfield, Dore, Durkan, Foley, Lennart, and Mardesich.

Ward Bowden, Secretary,

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

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Under the provisions of RCW 44.33.220, the President has appointed as members of the Joint Committee on Education: Senators McMillan, Marquardt, Metcalf, Ridder, and Uhlman.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

Under the provisions of House Concurrent Resolution No. 44, the President has appointed as members of the Municipal Committee: Senators Durkan and Twigg.

Ward Bowden. Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

Under the provisions of RCW 41.52.010, the President has appointed as members of the State Public Pension Commission: Senators Connor, Durkan, Faulk, Ridder, and Williams.

Ward Bowden, Secretary,

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

Under the provisions of Senate Concurrent Resolution No. 6, the President has appointed as members of the Special Committee for Oversight—Federal Grant Programs: Senators Greive, McCutcheon, Metcalf, Washington, and Woodall.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

Under the provisions of RCW 44.40.010 and Substitute House Bill No. 722, the President has appointed as members of the Joint Committee on Highways: Senators Bailey, Donohue, Guess, Henry, Huntley, Marquardt, McCutcheon, Morgan, Peterson (Lowell), Redmon, Washington, and Liaison Member, Senator Faulk.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

Under the provisions of House Concurrent Resolution No. 53, the President has appointed as members of the Interim Committee on Fisheries: Senators Peterson (Lowell), Peterson (Ted), Rasmussen, Redmon, and Talley.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

Under the provisions of House Concurrent Resolution No. 54, the President has appointed as members of the Legislative Committee on Game and Game Fish: Senators Herr, Knoblauch, Lennart, McMillan, and Twigg.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

Under the provisions of Senate Concurrent Resolution No. 4, the President has appointed as members of the Interim Committee on Insurance: Senators Andersen. Connor, Freise, Herr, and Herrmann.

Ward Bowden, Secretary.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

Under the provisions of Senate Concurrent Resolution No. 15, the President has appointed as members of the Temporary Advisory Council for Public Higher Education: Senators Hanna, Lewis, McCormack, Ryder, and Sandison.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

Under the provisions of Senate Bill No. 49, the President has appointed as members of the Oceanographic Commission of Washington: Senators Mardesich, Ryder, and Uniman.

Ward Bowden, Secretary. Senate Chamber.

Olympia, Wash., April 30, 1967.

Mr. Speaker:

Under the provisions of Senate Bill No. 453, the President has appointed as members of the Joint Committee on Nuclear Energy: Senators Canfield, Hanna, McCormack, and Pritchard.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

Under the provisions of House Bill No. 387, the President has appointed as members of the World Fair Commission: Senators Gissberg and Lewis.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

Under the provisions of House Bill No. 150, the President has appointed as members of the Site Selection Commission: Senators Chytil, Keefe, and Kupka.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

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The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 208 and passed the bill as amended by the Free Conference Committee, and the report of the Free Conference Committee and the bill are herewith transmitted.

Ward Bowden, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., April 20, 1967.

Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 208, adopting budget and making appropriations for fiscal biennium ending June, 30, 1969, have had the same under consideration, and we recommend that the attached bill be substituted therefor and that the substitute bill do pass.

An act adopting the budget; making appropriations for the operation of state agencies for the fiscal biennium beginning July 1, 1967, and ending June 30, 1969; making supplemental appropriations; and declaring an emergency.

Be It Enacted by the Legislature of the State of Washington:

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NEW SECTION. Section 1. That a budget is hereby adopted and subject to the provisions hereinafter set forth the several amounts hereinafter specified, or so much thereof as shall be sufficient to accomplish the purposes designated, are hereby appropriated and authorized to be disbursed for salaries, wages and other expenses of the agencies and officers of the state and for other specified purposes for the fiscal biennium beginning July 1, 1967, and ending June 30, 1969, out of the several funds of the state hereinafter named.

STATE TREASURER—STATE REVENUES FOR DISTRIBUTION	
General Fund Appropriation for fire insurance premiums tax distribution\$	918,962
General Fund Appropriation for public utility district excise tax distribution\$	7,038,720
General Fund—Harbor Improvement Account Appropriation for harbor im-	002.054
provement revenue distribution\$ Liquor Excise Tax Fund Appropriation for Liquor excise tax distribution\$	283,654
Motor Vehicle Excise Fund Appropriation for motor vehicle excise tax	
distribution\$	14,800,000
Motor Vehicle Fund Appropriation for motor vehicle fuel tax and overload penalties distribution\$	94 674 491
Liquor Board Revolving Fund Appropriation for liquor profits distribution\$	
	20,500,000
STATE TREASURER—FEDERAL REVENUES FOR DISTRIBUTION	10 100 000
Forest Reserve Fund Appropriation for forest reserve fund distribution\$ General Fund Appropriation for federal flood control funds distribution\$	18,800
General Fund Appropriation for federal grazing fees distribution\$	13,661
STATE TREASURER—BOND RETIREMENT AND INTEREST	
Highway Bond Retirement Fund Appropriation\$	23 850 241
Public School Building Bond Redemption Fund of 1949 Appropriation\$	
Public Schools Building Bond Redemption Fund of 1955 (1965 Refunded)	
Appropriation\$	4,497,076
Public Schools Building Bond Redemption Fund of 1957 Appropriation\$ Public School Building Bond Redemption Fund of 1959 Appropriation\$	9,202,600 4,670,282
Public School Building Bond Redemption Fund of 1961 Appropriation\$	6,972,388
Public School Building Bond Redemption Fund of 1963 Appropriation\$	8,097,260
Public School Building Bond Redemption Fund of 1965 Appropriation\$	2,697,550
University of Washington Bond Redemption Fund Appropriation\$ Washington State University Bond Retirement Fund Appropriation\$	2,159,603 809,594
Central Washington State College Bond Retirement Fund Appropriation\$	329,133
Eastern Washington State College Bond Retirement Fund Appropriation\$	331,300
Western Washington State College Bond Retirement Fund Appropriation\$	427,426
Institutional Building Bond Redemption Fund of 1949 Appropriation\$	2,550,720
Institutional Building Bond Redemption Fund of 1957 Appropriation\$ State Building Construction Bond Redemption Fund Appropriation\$	3,374,130 8,297,633
State Building and Higher Education Construction Bond Redemption Fund	0,231,000
Appropriation\$	2,717,175
Juvenile Correctional Institution Building Bond Redemption Fund Appro-	
priation\$ General Administration Bond Retirement Fund Appropriation\$	607,960 720,189
War Veterans' Compensation Bond Retirement Fund Appropriation\$	8,940,832
World Fair Bond Redemption Fund Appropriation\$	1,480,000
Outdoor Recreational Bond Redemption Fund Appropriation\$	323,378
STATE LEGISLATURE	
General Fund Appropriation	
Senate Expenses and salaries of members\$	339,064
House of Representatives Expenses and salaries of members\$ Joint Senate and House Expenses\$	875,000 55,000
Joint Committee on Education\$	134,883
Legislative Council\$	260,730
Legislative Budget Committee\$	265,987
General Fund Appropriation for legislative interim committees duly consti-	
tuted by the legislature: <i>Provided</i> , That expenditures for each committee shall not exceed the amounts designated herein as follows: Interim Fish-	
eries Committee, \$5,000; Interim Committee on Game and Game Fish, \$5,000;	
Joint Interim Committee on Facilities and Operations, \$35,000; Joint Com-	
mittee on Nuclear Energy, \$30,000; Joint Committee on Governmental Co-	
operation, \$30,000; Interim Committee on Insurance, \$35,000; Senate Code of	150,000
Ethics Board, \$5,000; House of Representatives Code of Ethics Board, \$5,000.\$	190,000
Motor Vehicle Fund Appropriation , Joint Committee on Highways\$	60,000
	,

PERMANENT STATUTE LAW COMMITTEE General Fund Appropriation: Provided, That legislators are to be provided	
upon request with a copy of the administrative code\$	302,553
MUNICIPAL CODE COMMITTEE	
Liquor Board Revolving Fund Appropriation, from monies otherwise allocable to cities and towns pursuant to RCW 66.08.210: Provided, That any portion remaining unexpended on April 1, 1969 shall revert to the cities' and towns' share and shall be divided as provided in RCW 66.08.210\$	50,000
TEMPORARY ADVISORY COUNCIL ON PUBLIC HIGHER EDUCATION General Fund Appropriation\$	100,000
SUPREME COURT	
General Fund Appropriation: <i>Provided</i> , That \$172,153 shall be available solely for appeal cost for indigents pursuant to chapter 10.01 RCW\$	1,498,205
LAW LIBRARY	
General Fund Appropriation\$	266,444
COURT ADMINISTRATOR	
General Fund Appropriation\$	138,997
General Fund Appropriation for Superior Court Judges' travel and con-	6.000
ferences\$ General Fund Appropriation for Superior Court Judges\$	1,480,450
General Fund Appropriation Judges' Retirement Fund Contributions\$	204,800
Additional Judges' Retirement Fund Contributions in accordance with RCW 2.12.070\$	214,566
JUDICIAL COUNCIL	
General Fund Appropriation\$	48,340
OFFICE OF THE COVERNOR	
OFFICE OF THE GOVERNOR	
OFFICE OF THE GOVERNOR General Fund Appropriation Executive Operations	542,043
General Fund Appropriation Executive Operations\$	542,043 16,000
General Fund Appropriation Executive Operations\$ Investigation and Emergency Purposes—to be distributed on vouchers approved by the Governor\$ Extradition Expenses to carry out the provisions of RCW 10.34.030 providing for the return of fugitives when approved by the Governor (including prior claims)\$	16,000 60,000
General Fund Appropriation Executive Operations\$ Investigation and Emergency Purposes—to be distributed on vouchers approved by the Governor\$ Extradition Expenses to carry out the provisions of RCW 10.34.030 providing for the return of fugitives when approved by the Governor	16,000
General Fund Appropriation Executive Operations	16,000 60,000 34,000
General Fund Appropriation Executive Operations	16,000 60,000 34,000 308,376
General Fund Appropriation Executive Operations\$ Investigation and Emergency Purposes—to be distributed on vouchers approved by the Governor\$ Extradition Expenses to carry out the provisions of RCW 10.34.030 providing for the return of fugitives when approved by the Governor (including prior claims)	16,000 60,000 34,000 308,376
General Fund Appropriation Executive Operations	16,000 60,000 34,000 308,376 750,000
General Fund Appropriation Executive Operations	16,000 60,000 34,000 308,376 750,000
General Fund Appropriation Executive Operations	16,000 60,000 34,000 308,376 750,000
General Fund Appropriation Executive Operations	16,000 60,000 34,000 308,376 750,000 2,000,000

SECRETARY OF STATE	
General Fund Appropriation: Provided, That \$450,000 shall be available only for initiative and referendum, voters' and candidates' pamphlet, and related legal and other advertising purposes	
STATE TREASURER General Fund Appropriation	
General Fund—Investment Reserve Account Appropriation\$	481,245 212,322
STATE AUDITOR	
General Fund Appropriation State Auditor Same for supplies and services furnished in previous biennium Criminal cost bills Motor Vehicle Fund Appropriation \$	1,301,983 100,000 18,000
ATTORNEY GENERAL	
General Fund Appropriation\$	1,282,033
CENTRAL BUDGET AGENCY	
General Fund Appropriation	100,000
PLANNING AND COMMUNITY AFFAIRS AGENCY	,
General Fund Appropriation\$ Motor Vehicle Fund Appropriation to assist metropolitan muncipal corporations to make the planning, engineering, financial and feasibility studies incident to the preparation of a comprehensive public transportation plan; it is the intent of the legislature, in providing for these studies, to promote future savings in the construction, reconstruction, repair and betterment of public highways, county roads, bridges, and city streets\$ Motor Vehicle Excise Fund Appropriation\$	250,000
CAPITOL COMMITTEE	1.2
General Fund—Capitol Building Construction Account Appropriation\$	10,000
BOARD AGAINST DISCRIMINATION	
General Fund Appropriation\$.: 263,624
DEPARTMENT OF PERSONNEL ACCESS.	
Personnel Service Revolving Fund Appropriation\$	1,700,799
STATE EMPLOYEES RETIREMENT SYSTEM. Retirement System Expense Fund Appropriation	960,941
PUBLIC PENSION COMMISSION	*
General Fund Appropriation: Provided, That \$70,000 shall be available solely to carry out the studies authorized in chapter 160, Laws of 1967 (SB 69); Provided Further, That the commission shall furnish a written summary of such studies to the forty-first legislature not later than November 15, 1968\$	
FINANCE COMMITTEE	
General Fund—Investment Reserve Account Appropriation\$ Motor Vehicle Fund Appropriation\$ General Fund—Public School Building Construction Account Appropriation\$ General Fund—State Building and Higher Education Construction Account Appropriation\$	33,580

General Fund—Outdoor Recreation Account Appropriation\$ General Fund—Local Government Sewerage Construction and Improvement	5,075
Account Appropriation\$ General Fund—Common School Building Construction Account Appropri-	25,000
ation\$	22,000
DEPARTMENT OF REVENUE	
General Fund Appropriation: <i>Provided</i> , That funds received as reimbursements pursuant to chapter 84.41 RCW are hereby appropriated to the Department of Revenue in excess of this amount, and such funds as are contracted to be paid into the General Fund prior to June 30, 1969, may be	(6 to 1) =
allotted in advance of receipts: <i>Provided Further</i> , That \$100,000 shall be available solely for a management survey of assessors' office procedures and requirements to develop a manual and standards for improved organi-	- •
zation and procedures\$	8,788,723
TAX APPEALS BOARD	
General Fund Appropriation\$	150,000
UNIFORM LAW COMMISSION	
General Fund Appropriation\$	6,079
DEPARTMENT OF GENERAL ADMINISTRATION	
General Fund Appropriation\$	5,017,249
DEPARTMENT OF INSTITUTIONS—HEADQUARTERS	
General Fund Appropriation\$	
General Fund—Transfer to Probation Service Account\$ General Fund—Probation Service Account Appropriation for grants to	100,000
counties for juvenile probation services\$	100,000
General Fund Appropriation to carry out the provisions of RCW 72.33.800 through 72.33.820	300,000
PRESIDENTIAL ELECTORS	
General Fund Appropriation\$	500
INSURANCE COMMISSIONER	
General Fund Appropriation\$	1,608,284
ACCOUNTANCY BOARD	, in
General Fund Appropriation\$	106,877
AERONAUTICS COMMISSION (DEPARTMENT OF TRANSPORTATION)
General Fund Appropriation\$ General Fund—Aircraft Search and Rescue, Safety and Education Account	58,500
Appropriation\$ General Fund—Aeronautics Account Appropriation\$	90,000 149,420
ATHLETIC COMMISSION	,
General Fund Appropriation\$	22,000
CEMETERY BOARD	
General Fund—Cemetery Account Appropriation\$	13,600
HORSE RACING COMMISSION	,
Racing Commission Fund Appropriation: Provided, That if there are more than 306 racing days during the 1967-1969 biennium, the governor is hereby	
authorized to allocate such additional funds as may be required	715,00 0
authorized to allocate such additional funds as may be required\$	•
authorized to allocate such additional funds as may be required\$ BOARD OF INDUSTRIAL INSURANCE APPEALS Accident Fund Appropriation\$	737,420
authorized to allocate such additional funds as may be required\$ BOARD OF INDUSTRIAL INSURANCE APPEALS Accident Fund Appropriation	737,420 737,420
authorized to allocate such additional funds as may be required\$ BOARD OF INDUSTRIAL INSURANCE APPEALS Accident Fund Appropriation\$ Medical Aid Fund Appropriation\$	737,420 737,420

PHARMACY BOARD	-
General Fund Appropriation\$	235,825
PUGET SOUND PILOTAGE COMMISSION	
General Fund—Puget Sound Pilotage Account Appropriation\$	7,000
POLLUTION CONTROL COMMISSION	
General Fund Appropriation\$	3,910,015
UTILITIES AND TRANSPORTATION COMMISSION	
Public Service Revolving Fund Appropriation\$	3,895,814
BOARD FOR VOLUNTEER FIREMEN	
Volunteer Firemen's Relief and Pension Fund Appropriation\$	34,090
DEPARTMENT OF CIVIL DEFENSE	
General Fund Appropriation: Provided, That \$22,850 shall be available solely to carry out the provisions of chapter 203, Laws of 1967 (HB 5)\$	1,533,141
DEPARTMENT OF LABOR AND INDUSTRIES	
General Fund Appropriation\$ General Fund—Electrical License Account Appropriation\$	
Accident Fund Appropriation\$	2,939,279
Medical Aid Fund Appropriation\$	8,349,492
MILITARY DEPARTMENT	
General Fund Appropriation\$ Armory Fund Appropriation\$	2,127,220 552,577
	002,011
DEPARTMENT OF TRANSPORTATION General Fund Appropriation	300,000
•	300,000
DEPARTMENT OF MOTOR VEHICLES General Fund Appropriation: <i>Provided</i> , That \$14,200 shall be available solely	
for the processing of notary public commissions\$	1,284,825
General Fund Appropriation for the Medical Disciplinary Board\$	40,647 11,000
General Fund Appropriation for the Chiropractic Disciplinary Board\$ Motor Vehicle Fund Appropriation\$	8,727,462
Highway Safety Fund Appropriation\$	7,908,625
General Fund—Commercial Automobile Driver Training Schools Account Appropriation	3.340
General Fund—Park and Parkways Account Appropriation\$	50,000
General Fund—Marine Fuel Tax Refund Account Appropriation\$	50,000
General Fund—Optometry Account Appropriation\$	20,787
General Fund—Opticians' Account Appropriation\$ General Fund—Real Estate Commission Account Appropriation\$	8,854 883.586
General Fund—Architects' License Account Appropriation\$	74,265
General Fund—Professional Engineers' Account Appropriation\$	148,445
General Fund—Sanitarians' Licensing Account Appropriation\$ General Fund—Board of Psychological Examiners Appropriation\$	5,677 9,445
	0,110
STATE PATROL General Fund Appropriation\$	55,000
Motor Vehicle Fund—State Patrol Highway Account Appropriation\$	
VEHICLE EQUIPMENT SAFETY COMMISSION	
Motor Vehicle Fund—State Patrol Highway Account Appropriation\$	5,000
LAW ENFORCEMENT OFFICERS' TRAINING COMMISSION	
General Fund Appropriation\$	125,000

TO A TIELD, CANDEDY, COMMISSION
TRAFFIC SAFETY COMMISSION General Fund Appropriation: Provided, That not to exceed \$40,000 from state sources may be advanced in anticipation of receipt of federal funds: Provided Further, That such advance shall be deducted from the initial allotment of federal funds to the state
BOARD OF PRISON TERMS AND PAROLES
General Fund Appropriation\$ 354,633
DEPARTMENT OF INSTITUTIONS— ADULT CORRECTIONAL INSTITUTIONS AND PROBATION AND PAROLE SERVICES
General Fund Appropriation: Provided, That not more than \$2,363,639 may be allotted for Probation and Parole Services unless and to the extent that the workload exceeds the estimate contained in the budget: Provided Further, That not more than \$19,590,141 may be allotted for adult correctional institutions unless and to the extent that the institutional population exceeds the estimate contained in the budget\$21,953,780
DEPARTMENT OF INSTITUTIONS— JUVENILE REHABILITATION
General Fund Appropriation\$ 19,735,815
DEPARTMENT OF INSTITUTIONS—JUVENILE DELINQUENCY PREVENTION AND CONTROL
General Fund Appropriation\$ 1,029,763
VETERANS' REHABILITATION COUNCIL
General Fund Appropriation\$ 575,034
DEPARTMENT OF INSTITUTIONS—VETERANS' HOMES
General Fund Appropriation\$ 3,364,607
DEPARTMENT OF PUBLIC ASSISTANCE
General Fund Appropriation: Provided, That \$47,940,899 shall be available exclusively for administration including salaries, wages and operations\$313,009,459 General Fund Appropriation to be used exclusively to provide assistance to aged individuals 65 and over in institutions for mental diseases, of which \$1,711,730 is the federal share and \$954,306 is the state share: Provided, That federal receipts in excess of those herein estimated may be received and allotted by the governor, but in the event that receipts shall be less than those estimated, the appropriation shall be reduced ac-
cordingly\$ 2,666,036
The Department of Public Assistance is hereby directed to administer the programs for which funds are herein appropriated in such a manner as to strictly comply with the existing statutes relating to public assistance, to adjust assistance payment if necessary, and to effect all economies possible in the administration of such programs during the 1967-69 biennium in order that expenditures for said biennium shall not exceed the funds herein appropriated: <i>Provided</i> , That payments to applicants or recipients from this appropriation shall not be increased due to increased costs of living unless funds are available: <i>Provided</i> , That the Department shall not pay increased rates for supplies or services unless it has been

the programs for which funds are herein appropriated in such a manner as to strictly comply with the existing statutes relating to public assistance, to adjust assistance payment if necessary, and to effect all economies possible in the administration of such programs during the 1967-69 biennium in order that expenditures for said biennium shall not exceed the funds herein appropriated: Provided, That payments to applicants or recipients from this appropriation shall not be increased due to increased costs of living unless funds are available: Provided, That the Department shall not pay increased rates for supplies or services unless it has been clearly determined that adequate funds are available to provide for the increased rates during the remainder of the biennium: Provided, That no payments of general assistance shall be made from this appropriation unless the applicant or recipient for general assistance has resided in the State of Washington for three out of the last four years immediately preceding the date of application: Provided, That the Director may make payments of emergency general assistance to an applicant or recipient notwithstanding the residence provision above for a period of not to exceed ninety days if a denial of assistance would cause undue hardship: Provided, That the amount paid from this appropriation to or on behalf of a recipient in a nursing home or a hospital for clothing and personal incidentals shall not

exceed fifty percent of the amount which would be paid to such recipient if he were living in his own home: Provided, That where a dependent child lives with his mother and a stepfather or an adult male t t person assuming the role of a spouse to the mother although not legally married to her, the amount of the grant shall be computed after consideration is given to the income and resources of the stepfather or such adult male person and the State Department of Public Assistance shall determine if the stepfather or such adult male person is able to support the child either wholly or in part; said determination shall be based upon a standard which takes into account the stepfather's or such adult male person's income, resources, and expenses under regulations set forth by the Department of Public Assistance; a natural father is not relieved of any legal obligation to support his children by the liability for their support imposed upon their stepfather or adult male person by this proviso: Provided, That all the various vendors shall be required to furnish adequate, documented evidence of the cost of providing their particular services, care or supplies, in the form, to the extent and at such times that the Department of Public Assistance may determine; the designated purpose of such information is the evaluation and justification of vendor rates in order to establish rates and fees that are substantiated by vendor costs; the decision of the Department of Public Assistance on such rates and fees shall be final: Provided, That no payments of public assistance shall be made under this appropriation to or on behalf of any person who qualifies for public assistance solely because of RCW 74.04.005, paragraph 12 E: Provided, That if any part of this act shall be found to be in conflict with Federal requirements which are a prescribed condition to the allocation of Federal funds to the State, such conflicting part of this act is hereby declared to be inoperative solely to the extent of such conflict, and such finding or determination shall not affect the operation of the remainder of this act. The rules and regulations under this act shall meet Federal requirements which are a necessary condition to the receipt of Federal funds by the State. General Fund Appropriation for medical services and supplies not in excess of the unexpended balance of the 1965-67 appropriation or allotment for this purpose\$ 300,000 DEPARTMENT OF INSTITUTIONS-SCHOOLS FOR THE SENSORY HANDICAPPED General Fund Appropriation......\$ 3,549,240 WESTERN INTERSTATE COMMISSION FOR HIGHER EDUCATION General Fund Appropriation.....\$ 45,000 COMPACT FOR EDUCATION General Fund Appropriation.....\$ 31,000 SUPERINTENDENT OF PUBLIC INSTRUCTION (Including Board of Education) General Fund Appropriations Office of the Superintendent of Public Instruction and Board of Education, including \$100,000 for the Pacific Science Center and \$125,000 for Handicapped Research\$ 2,561,831 To carry out the provisions of Public Law 85-864 (National Defense Education Act of 1958).....\$ 7,025,844 Education of Indian Children.....\$ 230,000 Assistance to Blind Students (RCW 28.76.130).....\$ 32.640 Grants to Teachers of the Handicapped.....\$ 200,000 School lunch and school milk programs......\$ 7,700,000 Adult Basic Education.....\$ Civil Defense Education.....\$ 100,000 Cerebral Palsy Center.....\$ 325,000 Allocation to Intermediate Districts and County Superintendents of Schools: Provided, That any county wherein the office of county superintendent has been abolished pursuant to RCW 28.19.190 shall receive

an allotment from this appropriation commensurate with the amount said county would have received had the office of county superin-	1 100 100
tendent not been abolished\$ Elementary and Secondary Education Act of 1965\$ Distribution to counties for school districts:	42,233,428
Handicapped children—excess costs\$ Adult Education\$ State Institutions\$	1,281,264
General Fund Appropriation for General Apportionment: Provided, That it is the intent of the legislature to provide salary improvements for all	
district personnel in average amounts of seven percent in 1967-68 and an additional five percent in 1968-69 over the average level for 1966-67, said 1966-67 level being exclusive of adjustments made pursuant to chapter 4,	• ,
Laws of 1967, plus related OASI and retirement costs; the estimated cost of these improvements for the K-12 program being \$64,413,944, of which \$57,538,078 is contained in this appropriation for disbursement during 1967-69	
and \$6,875,872 is to be appropriated by the Forty-first Legislature for disbursement in July and August, 1969, under the provisions of chapter 162, Laws of 1965, Extraordinary Session: <i>Provided</i> , That the Superintendent of	
Public Instruction shall distribute not to exceed \$1,500,000 so as to guarantee that no non-certificated employee receives a reduction in salary be-	
low the level established for him pursuant to chapter 4, Laws of 1967: <i>Provided</i> , That the weighting schedule to be used in computing the apportionment of funds for each district for 1967-69 shall be based on the	
following factors: 1. Each full time student enrolled	
3. Each full time student enrolled in an approved vocational class in grades 7 through 12, an added	* **.
proved program, an added	
cation and experience greater than the minimums in the average salary schedule in use by Washington school districts.	
6. For school districts enrolling fewer than 250 students in grades 9-12 and for non-high districts which are judged remote and necessary by the State Board of Education and which enroll fewer than 100 students, weighting factors submitted by the Superintendent of Public Institutes to the Footists Logislature.	g terri
Instruction to the Fortieth Legislature. Provided, That every district shall be entitled to receive an amount sufficient to guarantee one hundred percent of the total general fund revenue	
per enrolled pupil, excluding special levy revenue, which said district re- alized under the provisions of the state distribution formula during the school year 1966-67, for the following school years and upon the following conditions:	g mag mag fr
(1) For school year 1967-68, if such district has voted a special levy of at least five mills for operation and maintenance purposes collectible in 1967 and a similar levy collectible in 1968; and	102
(2) For school year 1968-69, if such district has satisfied the requirements of item (1) above and has in addition voted a special levy of at least five mills for operation and maintenance purposes collect-	517 014 PCD
ible in 1969\$ General Fund Appropriation to be distributed in accordance with chapter, Laws of 1967, Extraordinary Session (HB 978)\$	2 J 2 V
General Fund Appropriation for a pilot study in summer school programs; Provided, That the Superintendent of Public Instruction shall allocate not to exceed said amount to the Seattle School District No. 1 for approved	i tensii
pilot summer school programs which in such Superintendent's judgment will provide an acceptable study designed to test the advisability of year around usage of school district buildings and facilities\$	230,000
General Fund-Driver Education Account Appropriation\$ General Fund Appropriation of mobile home excise tax to be distributed in accordance with chapter, Laws of 1967 Extraordinary Session, (SB	4,127,399
255)\$	1,195,740

BOARD FOR COMMUNITY COLLEGES	
General Fund Appropriations For administrative expenses of the board	300,000
for Community Colleges and as allotted under chapter 43.88 RCW\$	65,176,758
VOCATIONAL-TECHNICAL SCHOOLS	
General Fund Appropriation for distribution to Vocational-Technical Schools: Provided, That the budget director shall divide this appropriation in two parts on or about May 15, 1967, the one part to be allotted to the Superintendent of Public Instruction for his distribution to those vocational-technical schools which elect to remain under the administrative jurisdiction of local common school districts and the other part to be allotted to the board for community colleges for its distribution to those vocational-technical schools which elect to become subject to the administrative jurisdiction of such board as a part of the comprehensive community college system created by Chapter 8, Laws of 1967, Extraordinary Session (SHB 548), such division to be predicated on the ratio which the full-time enrollment of each vocational-technical schools	7,836,768
COORDINATING COUNCIL FOR OCCUPATIONAL EDUCATION General Fund Appropriation	28 281 130
TEACHERS' RETIREMENT SYSTEM	20,202,100
Teachers' Retirement Fund Appropriation\$	581,404
General Fund Appropriation Contribution to Teachers' Retirement Funds\$	-
UNIVERSITY OF WASHINGTON	
General Fund Appropriation	266,000 250,000 250,000
	200,000
WASHINGTON STATE UNIVERSITY General Fund Appropriation	55 591 746
EASTERN WASHINGTON STATE COLLEGE	00,001,110
General Fund Appropriation\$	12.033.202
CENTRAL WASHINGTON STATE COLLEGE	10,000,202
General Fund Appropriation\$	15.110.771
WESTERN WASHINGTON STATE COLLEGE	
General Fund Appropriation\$	16,656,048
FOURTH STATE COLLEGE	
General Fund Appropriation\$	500,000
HIGHER EDUCATION FACILITIES COMMISSION	
General Fund Appropriation: Provided, That not to exceed \$50,000 shall be from state sources\$	100,315
EDUCATIONAL TELEVISION COMMISSION General Fund Appropriation	2,175
STATE LIBRARY	
General Fund Appropriation\$	4,922,818
ARTS COMMISSION	
General Fund Appropriation: Provided, That not to exceed \$71,840 shall be from state sources\$	171,840

WASHINGTON STATE HISTORICAL SOCIETY	
General Fund Appropriation\$	154,007
EASTERN WASHINGTON STATE HISTORICAL SOCIETY	
General Fund Appropriation\$	118,805
STATE CAPITOL HISTORICAL ASSOCIATION	
General Fund Appropriation\$ General Fund—State Capitol Historical Association Museum Account Appropriation\$	88,837 34,000
COUNTY ROAD ADMINISTRATION BOARD	
Motor Vehicle Fund Appropriation\$	78,000
DEPARTMENT OF HEALTH	
General Fund Appropriation: Provided, That \$250,000 shall be transferred by the liquor control board from its receipts into the general fund prior to July 1, 1968: Provided Further, That not to exceed \$4,268,569 may be expended for tuberculosis hospitalization and control: Provided Further, That it is the intent of the legislature that Firland Sanatorium be closed at the earliest practicable date, in accordance with chapter 54, Laws of 1967, (HB 476): Provided Further, That not more than \$210,000 shall be used to pay for services in connection with the maintenance and operation of Artificial Kidney Centers upon the basis of appropriate contracts, including contracts with the Division of Vocational Rehabilitation, and vouchers for services\$ General Fund Appropriation for the treatment of alcoholism and for carrying out the purposes of RCW 70.96.085	18,622,928 889,500
DEPARTMENT OF INSTITUTIONS—MENTAL HOSPITALS	,
General Fund Appropriation\$	34.222.242
DEPARTMENT OF INSTITUTIONS—SCHOOLS FOR THE MENTALLY RETARDED	, ,-
General Fund Appropriation\$	29,481,663
DEPARTMENT OF INSTITUTIONS OLYMPIC CENTER	
General Fund Appropriation: Provided, That at least 25 beds be made available for temporary residential and diagnostic care of the mentally retarded, beginning no later than July 1, 1968\$	1,508,958
INTERAGENCY COMMITTEE FOR OUTDOOR RECREATION	
General Fund—Outdoor Recreation Account Appropriation: Provided, That additional funds may be received and allotted pursuant to Section 8 of this act when such additional funds are for other than the administrative expenses of the committee\$	000 010
•	272,016
PARKS AND RECREATION COMMISSION General Fund—Park and Parkways Account Appropriation\$	
Motor Vehicle Fund Appropriation for maintenance of vehicular roads, highways and bridges within state parks\$	
DEPARTMENT OF COMMERCE AND ECONOMIC DEVELOPMENT	
General Fund Appropriation\$	
OCEANOGRAPHIC COMMISSION	
General Fund Appropriation\$	150,000
DEPARTMENT OF WATER RESOURCES	-,-50
General Fund Appropriation: Provided, That \$340,000 of this appropriation shall be available solely for studies of the impact of Columbia River diversion, water resources, and criteria for allocation of state funds for flood protection: Provided Further, That an amount not to exceed	•

\$709,425 may be used to carry out the provisions of chapter	3,300,617 366,655
General Fund—Weather Modification Board Revolving Account Appropriation	3,000
Basic Data Fund Appropriation\$	60,000
CANAL COMMISSION	
General Fund Appropriation\$ General Fund—Harbor Improvement Account Appropriation\$	108,403 20,000
, DEPARTMENT OF FISHERIES	
General Fund Appropriation\$ General Fund—Lewis River Hatchery Account Appropriation\$	9,997,513 28,220
DEPARTMENT OF GAME	
Game Fund Appropriation: Provided, That not more than \$30,000 shall be expended for payment of game animal damages and expense\$	13,335,200
DEPARTMENT OF NATURAL RESOURCES	
General Fund Appropriation\$ General Fund—Contingency Forest Fire Suppression Account Appropriation\$ General Fund—Forest Development Account Appropriation\$ General Fund—Resource Management Cost Account Appropriation\$	449,986 976,211
DEPARTMENT OF AGRICULTURE	
General Fund Appropriation. \$ General Fund—Commercial Feed Account Appropriation. \$ General Fund—Commission Merchants' Account Appropriation. \$ General Fund—Egg Inspection Account Appropriation. \$ General Fund—Feed and Fertilizer Account Appropriation. \$	3,194,505 185,814 139,860 221,577 11,384
General Fund—Fertilizer, Agricultural Mineral and Lime Account Appropriation \$ General Fund—Nursery Inspection Account Appropriation \$ General Fund—Seed Inspection Account Appropriation \$ Grain and Hay Inspection Fund Appropriation \$	115,073 117,248 258,339 2,758,860
EMPLOYMENT SECURITY DEPARTMENT	2,700,000
General Fund Appropriation	96,993 26,769,359 100.000
NEW SECTION. Sec. 2. The following sums, or so much thereof as shall sev found necessary, are hereby appropriated out of the several funds indicated period from the effective date of this act to June 30, 1969, except as otherwise.	erally be , for the
vided.	WISC PIO-
SPECIAL APPROPRIATION TO THE GOVERNOR	. :
General Fund Appropriation for travel and incidental expenses of designated representatives to May 1967 meeting of Compact for Education	2,500
COURT ADMINISTRATOR	1000
General Fund Appropriation for Superior Court Judges to be expended for OASI contributions due in excess of previous estimates for the period	
ending June 30, 1967\$	6,400
LEGISLATIVE COUNCIL	t
General Fund Appropriation: Provided, That \$15,000 shall be available solely for expenses resulting from the appointment of special members to the Council: Provided, That \$10,000 shall be available solely for the preparation of a legislative code of ethics\$	25,000
The second of th	20,000
ATTORNEY GENERAL General Fund Appropriation to carry out additional duties imposed by the provisions of chapter 8, Laws of 1967, Extraordinary Session	. (1115a) . (1115

·	20,2.1,
STADIUM COMMISSION	
General Fund Appropriation\$	25,000
BOARD FOR COMMUNITY COLLEGES	
General Fund Appropriation\$	15,000
BELATED CLAIMS	4
To reimburse General Fund for Expenditures from Appropriation for Be-	
lated Claims to be disbursed on vouchers approved by the State Auditor:	14.
General Fund—Architects License Account Appropriation\$ General Fund—Commercial Feed Account Appropriation\$	222.50 5.82
General Fund—Commission Merchants Account Appropriation\$	85.26
General Fund—Contingency Forest Fire Suppression Account Appropriation.\$	1,799.25
General Fund—Egg Inspection Account Appropriation\$ General Fund—Fertilizer, Agricultural Mineral and Lime Account Appro-	46.44
priation\$ General Fund—Nursery Inspection Account Appropriation\$	13.43
General Fund—Park and Parkways Account Appropriation\$	36.03 3,507.24
General Fund—Real Estate Commission Account Appropriation\$	26.00
General Fund—Reclamation Revolving Account Appropriation	940.62
General Fund—Seed Account Appropriation\$ General Fund—C.E.P. and R.I. Account Appropriation\$	22.58 6.32
General Fund—State Capitol Vehicle Parking Account Appropriation\$	7.98
General Fund—Driver Education Account Appropriation\$	53,519.16
General Fund—State Building Construction Account Appropriation\$ Authority Revolving Fund Appropriation\$	3,032.16 83.63
Game Fund Appropriation\$	12,191.25
Grain and Hay Inspection Fund Appropriation\$	134.29
Highway Safety Fund Appropriation\$ Motor Vehicle Fund Appropriation\$	740.77 3,386.39
State Patrol Highway Account Fund Appropriation\$	12,750.35
Public Service Revolving Fund Appropriation\$	386.07
Forest Assessment Fund Appropriation\$ State Forest Nursery Fund Appropriation\$	102.42 520.66
Accident Fund Appropriation\$	847.28
Medical Aid Fund Appropriation\$	73.63
REFUNDS	
General Fund Appropriation for refunds, to be disbursed on vouchers approved by the State Auditor, as follows: MRS. AXEL KROGSTAD	
Refund for purse seine license and gill net license	180.00
Refund of bail\$ Sundry Claims for refund of Commercial Clam Digging Licenses:	123.25
Carl Brumley\$ Jerry House\$	5.00
HENRY NIEMI\$	5.00 5.00
Lewis Greenman\$	5.00
VIVIAN GREENMAN\$	5.00
FRED ELLCEY\$	5.00
SUNDRY CLAIMS	
General Fund Appropriation for relief of various individuals, firms and corporations for sundry reasons to be disbursed on vouchers approved by the State Auditor as follows:	
G. W. MUTCHLER in full settlement for medical costs for injuries sustained	
by his daughter, Marco Mutchler\$ Benjamin F. Monk for services rendered to welfare patients for October	34.82
1966 MARVIN E. LINDBERG in full settlement for injuries sustained at Washing-	282.00
ton State University on February 6, 1962\$ G. F. Luger for services rendered to welfare patients for August, September, October, and November, 1966\$	

EUGENE C. Bond for services rendered to welfare patients, for August,	
September, October, and November, 1966\$ J. W. Wallen for services rendered to welfare patients for September,	16,214.00
1966\$ WILLIAM V. King for services rendered to welfare patients for August	127.50
and September, 1966\$ RICHARD X. Maguire for services rendered to welfare patients for Decem-	272.50
ber, 1966	282.25
welfare patients for October and November, 1962\$ FATHER JEROME L. TONER to reimburse for travel, while a member of State	1,866.40
Board Against Discrimination\$ FORT WRIGHT COLLEGE for water furnished to Washington National Guard	400.00
installation	190.89
patients at Western State Hospital	48.32
by patients at Western State Hospital\$	19.22
VIGGO THOMSEN in full settlement for loss of personal property caused by inmates of Washougal Honor Camp\$	113.07
JAMES MANZELLA in full settlement for loss of personal property caused by a student at Maple Lane School\$	20.80
STANLEY O. SHENEFELT in full settlement for loss of personal property caused by patient at Western State Hospital\$ ROBERT STORER in full settlement for damage caused by an inmate from	2.06
Spruce Canyon	361.99
Fort Worden\$	225.00
EDWARD F. RILEY, Retirement Pay\$	640.00
YAKIMA VALLEY MEMORIAL HOSPITAL for services rendered to mentally ill\$	1,452.00
KING COUNTY HOSPITAL for services rendered to mentally ill\$ SYBIL FOSTER for refund of moneys paid into Judges' Retirement Fund by	9,493,28
Harry E. Foster, deceased, as full settlement\$ Joe Shabaz for full settlement of damages caused while in the performance	1,488.99
of duty in the Washington State Senate\$	135.00
A. Buralli in full settlement for loss of business income\$	25,000.00
General Fund Appropriation for reimbursement of travel expense while serving with the Washington Air National Guard for the following indi-	
viduals:	
Michael D. Graves\$	95.95
Benjamin H. Sebastian\$	95.95
ELDON E. DAVIS\$	95.95
Francis G. Gray\$	95.95
THEODORE H. McIntyre\$	95.95
Hollis R. Busey\$	91.95
RICHARD G. WALES\$	91.95
JOHN C. EPLER\$	91.95
GEORGE W. MAYBAY\$	91.95
General Fund Appropriation for reimbursement of travel and expenses while serving on legislative interim committee:	
MRS. ALICE VINCENT\$	4.25
J. DAVID ANDREWS\$	37.00 37.00
Charles F. Warner\$ David E. Williams\$	25.00
JOHN H. HALE\$	
JACK L. CHRISTENSON\$	25.00
	25.00
General Fund Appropriation to the Department of Public Assistance and and to be paid by the Department of Public Assistance to various hospitals	
and to be paid by the Department of Public Assistance to various hospitals in full settlement of services rendered to welfare patients for periods	
and to be paid by the Department of Public Assistance to various hospitals in full settlement of services rendered to welfare patients for periods 7-1-65 to 2-28-66 and 7-1-66 to 11-30-66, and to be paid on vouchers approved	269.816.99
and to be paid by the Department of Public Assistance to various hospitals in full settlement of services rendered to welfare patients for periods	269,816.99

DONALD DRAKE to reimburse for damages incurred in the performance of	
duty\$	1,430.00
FLOYD M. MULLICAN in full settlement for damages to automobile on July	
15, 1966\$ RALPH SHERRILL in full settlement of damages sustained on State Highway.\$	170.00 42.90
Union Pacific Railroad in full settlement of services rendered to State	42.90
Highway Department prior to 1961\$	19.538.77
NORTHERN PACIFIC RAILROAD in full settlement of services rendered to State	20,000,111
Highway Department prior to 1961\$	21,038.79
Great Northern Railroad in full settlement of services rendered to State	
Highway Department prior to 1961\$	2,584.13
CHICAGO, MILWAUKEE, ST. PAUL and PACIFIC RAILROAD in full settlement for	1 914 40
services rendered to State Highway Department prior to 1961\$ Joe Gilchrist for refund of Gasoline Tax\$	1,214.43 40.35
Motor Vehicle Excise Fund Appropriation for refunds to be disbursed on	40.33
vouchers approved by the State Auditor as follows:	
WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION, transfer of funds	
to the Public Service Revolving Fund for reimbursement for costs in-	
curred in collecting excise tax in accordance with chapter 152, Laws of	
1945\$	1,056.99
Game Fund Appropriation to be disbursed on vouchers approved by the State Auditor:	
EANRIE T. Guglielmelli in full settlement for damage caused by wildlife\$	500.00
2. Coordinated in tan bettlement for damage cooped by managering	000.00
CRIMINAL COSTS	
General Fund Appropriation reimbursing counties for various cost bills in felony cases:	
TREASURER, King County\$	12,165.95
TREASURER, Pierce County\$	1,042.90
TREASURER, Spokane County\$	312.75

TRANSFER

General Fund Appropriation to General Fund—

Tort Claims Account (Fosbre v. State of Washington, Supreme Court No. NEW SECTION. Sec. 3. There is hereby appropriated from the general fund the sum of \$25,000,000 for distribution to counties, cities, and towns, as follows: Provided,

That population data employed in such distribution shall be determined by the State Planning and Community Affairs Agency:

(1) The state treasurer shall distribute to the counties in four equal quarterly payments on the last day of September, December, March, and June of the fiscal year 1967-68 the sum of \$1,000,000 in accordance with the following formula: to each county according to the proportion which its population bears to the total population of all counties in the state.

- (2) The state treasurer shall distribute to the counties in four quarterly payments on the last day of September, December, March and June of fiscal year 1968-69 so much of the sum of \$2,000,000 as shall be sufficient to meet the requirements of the following factors: Provided, That any sum remaining from such \$2,000,000 shall be added to the sum available for distribution provided in subsection (3) of this section:
- (a) The state treasurer shall determine the amount which would be distributed to each county if distributed in the proportion which its population bears to the total population of all counties in the state;
- (b) The department of revenue shall certify to the state treasurer each county whose assessed valuation on taxable property is not less than twenty-three percent of true and fair value as determined by the then current indicated ratio of the department of revenue;
- (c) The state treasurer shall distribute funds under this subsection (2) in accordance with the determination of paragraph (a) only to those counties certified as provided in paragraph (b).
- (3) The state treasurer shall distribute to the cities and towns in four equal quarterly payments on the last day of September, December, March, and June of fiscal year 1967-68 the sum of \$11,000,000, and in four equal quarterly payments on the last day of September, December, March, and June of fiscal year 1968-69 the sum of

\$11,000,000 plus any sum remaining from the amount authorized to be distributed to counties under subsection (2) of this section, in accordance with the following factors:

- (a) One-fourth to all cities and towns;(b) One-fourth to cities of 20,000 or more population;
- (c) One-fourth to cities and towns maintaining police departments of five or more full time equivalent positions for fully paid persons engaged in police work, exclusive of any clerical positions;
- (d) One-fourth to cities and towns maintaining fire departments of five or more full time equivalent positions for fully paid persons engaged in fire fighting, exclusive of any clerical personnel.

Each city or town shall share in the amount distributed under each factor in the proportion which its population bears to the total population of all cities and/or towns receiving funds under that factor. The state treasurer shall determine eligibility as to police and fire departments by reference to the approved and adopted municipal budgets which shall be submitted to him at such time and in such manner as he may prescribe.

NEW SECTION. Sec. 4. (1) There is appropriated to the state treasurer from the general fund the sum of \$4,180,000, to be distributed to the King County Board of Commissioners in the manner provided herein for the continuing operation of King County Hospital as a teaching resource for the University of Washington: Provided, That no portion of such appropriation may be expended except pursuant to the terms of a management contract entered into between the Board of Trustees of King County Hospital and the Board of Regents of the University of Washington with respect to the said hospital, approved by the King County Board of Commissioners and the state budget director, and providing, among other things, as follows: That major hospital institutional policies, title to all real and personal properties, and ultimate fiscal and program controls are to remain vested in the Board of Trustees of King County Hospital, subject to the terms of such contract; that the Board of Regents of the University of Washington shall be responsible for providing for the rendering of all medical services in the hospital; that overall management of the hospital shall be under the direction of the Board of Regents of the University of Washington through a hospital administrator who will be appointed by the Board of Regents subject to approval of the Board of Trustees of the hospital; that all non-medical personnel except senior administrative staff shall be employees of King County Hospital; and that the management controls to be delegated by contract to the Board of Regents of the University of Washington and executed through the Hospital Administrator shall include:

- 1. The preparation and execution of an overall operating budget including estimated revenues and expenditures;
 - 2. The provision of budgetary controls over operational expenditures;
- 3. The provision of cost finding, cost accounting, and management information systems and procedures;
- 4. The provision of procedures and controls for patient accounting, billing, and collections; and
- 5. The appointment, promotion, termination, transfer, and training of all hospital personnel.

The budget director shall notify the state treasurer of the execution and approval of such contract and thereafter the appropriation hereby made to the state treasurer shall be distributed to the Board of King County Commissioners in eight equal installments, commencing on the 1st day of July, 1967, and on the 1st day of each succeeding quarter of each year of the biennium thereafter; and *Provided Further*, That the Board of Regents of the University of Washington shall, on or before January 1, 1969, submit to the Legislature of the State of Washington a report of the operations of King County Hospital under the provisions of this section, which report shall include the recommendations of the Regents for the management and financing of King County Hospital during the fiscal biennium ending June 30, 1971, and future biennia.

(2) Income received by all county hospitals from patients after July 1, 1967, for services rendered prior to that date shall be considered as available to the county hospitals for the current 1967-69 cost of the operation of the hospitals.

NEW SECTION. Sec. 5. There is hereby appropriated from the General Fund the sum of \$10,000,000, or so much thereof as may be necessary for allocation to state agencies, departments and institutions to meet any catastrophe, disaster or unforeseen

or unanticipated condition or circumstance or abnormal change of condition or circumstance affecting the functions of the state agency, department or institutions: *Provided*, That no expenditure shall be made herefrom except such as shall be certified by the Governor as meeting the requirements hereof and has been approved by a sixty percent majority each of the Legislative Budget Committee and the Legislative Council.

NEW SECTION. Sec. 6. The word "agency" used herein shall mean and include every state government office, officer, each institution, whether educational, correctional, or other, and every department, division, board and commission, except as otherwise provided in this act.

The phrase "agenices headed by elective officials" used herein shall mean those executive offices or departments of the state which are directly supervised, administered, or controlled by the Governor, lieutenant governor, secretary of state, treasurer, auditor, attorney general, superintendent of public instruction, commissioner of public lands, or insurance commissioner, but it shall not include those boards, commissions, or committees on which one or more of the above-named elected officials serve.

NEW SECTION. Sec. 7. In order to carry out the provisions of these appropriations and the state budget, the budget director, with the approval of the governor, may:

- (a) Allot all or any portion of the funds herein appropriated, or included in the state budget, to the various agencies by such periods as he shall determine and may place any funds not so allotted in reserve available for subsequent allotment: Provided, That the budget director shall not alter allotment requests filed with him, nor shall he place in reserve any funds, for the following: Agencies headed by elective officials; University of Washington; Washington State University; Central Washington State College; Eastern Washington State College; Western Washington State College; Washington State Apple Advertising Commission; Washington State Fruit Commission; Washington Dairy Products Commission or any agricultural commodity commission created under the provisions of chapter 15.66 RCW; the legislative branch of state government including the legislative council, the legislative budget committee, the statute law committee, and any legislative interim committee; or the judicial branch of state government: Provided, However, That the aggregate of allotments for any agency shall not exceed the total of applicable appropriations and local funds available to the agency concerned. It shall be unlawful for any officer or employee to incur obligations in excess of approved allotments or to incur a deficiency and any obligation so made shall be deemed invalid. Nothing in this section or in chapter 328, Laws of 1959, shall prevent revision of any allotment when necessary to prevent the making of expenditures under appropriations in this act in excess of available revenues.
- (2) Issue rules and regulations to establish uniform standards and business practices throughout the state service, including regulation of travel by officers and employees and the conditions under which per diem shall be paid, so as to improve efficiency and conserve funds.
 - (3) Prescribe procedures and forms to carry out the above.
- (4) Allot funds from appropriations in this act in advance of July 1, 1967; for the sole purpose of authorizing agencies to order goods, supplies or services for delivery after July 1, 1967: *Provided*, That no expenditures may be made from the appropriations contained in section 1 until after July 1, 1967.

NEW SECTION. Sec. 8. Except as otherwise provided in this act, any receipts from federal or other sources or from gifts or grants in excess of those estimated in the budget may be received and allotted by the governor but in the event that receipts shall be less than those estimated in the budget from any source the appropriation shall be limited to the amount actually received and allotments made as provided in section 4. Whenever possible, the receipt of federal or other funds which are not anticipated by the governor's budget or the legislature shall be used to support regular programs instead of using appropriated funds.

NEW SECTION. Sec. 9. Agencies are authorized to make refunds of erroneous or excessive payments and in the case of other refunds, which may be provided by law, without express appropriation therefor.

NEW SECTION. Sec. 10. Whenever allocations are made from the governor's emergency appropriation to an agency which is financed by other than general fund moneys, the budget director may direct the repayment of such allocated amount to the general fund from any balance in the fund or funds which finance such agency. No appropriations shall be necessary to effect such repayment.

NEW SECTION. Sec. 11. In addition to the amounts appropriated in this act for revenue for distribution and bond retirement and interest, there is also appropriated such further amounts as may be required or available for these purposes under any statutory formula or under any proper bond covenant made in accordance with law.

NEW SECTION. Sec. 12. Amounts received by an agency as reimbursements pursuant to RCW 43.09.210 shall be considered as returned loans of materials supplied or services rendered. Such amounts may be expended as a part of the original appropriation of the fund to which it belongs, without further or additional appropriation, subject to conditions and procedures prescribed by the budget director which shall provide for determination of full costs, disclosure of such reimbursements in the governor's budget, maximum interagency usage of data processing equipment and services and such restrictions as will promote more economical operations of state government without incurring continuing costs beyond those reimbursed. Such services may include, but shall not be limited to, a messenger service and data processing service bureau in the Department of General Administration and further centralized payroll and vendor payment processing in the Central Budget Agency.

NEW SECTION. Sec. 13. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

Senate Members:

Martin J. Durkan Fred H. Dore Marshall A. Neill House Members:

Robert F. Goldsworthy Gerald L. Saling Arlie U. DeJarnatt

MOTION

Mr. Goldsworthy moved that the House adopt the report of the Free Conference Committee on Engrossed House Bill No. 208.

Debate ensued, Representatives Goldsworthy and Smith speaking in favor of the motion, Representative Holman objecting to the formula for distribution of funds to the cities, and Representative O'Brien objecting to allocation of the Governor's emergency fund.

YIELDING TO QUESTION

At the request of Mr. Richardson, Mr. Saling yielded to question.

Mr. Richardson:

"Mr. Saling, on page 18 of this budget, in one of the provisos, it provides that all school employees of the state shall receive a seven percent increase the first year of the biennium and a five percent increase the second year. This has given rise to a question by many members of this body, by many teachers, and many school directors in the state of Washington. The question is, Does this seven and five percent include normal increments for experience and education, or is it intended that this seven and five shall be over and above these increments?"

Mr. Saling:

"Mr. Richardson, there is money available in this state budget to pay an average salary increase of not less than seven and five percent to the teachers in the local districts, and I'm talking about an average amount. It is up to the local school boards to determine precisely how the money will be spent, but it must average that amount. Now, the local districts are normally the ones that vote their own funds through special levies or through their normal collection of taxes for the increments. There is not enough money in the state portion of this budget to pay increments in addition to the seven and five percent. These increments are normally handled by the local district."

YIELDING TO QUESTION

At the request of Mr. Grant, Mr. DeJarnatt yielded to question. Mr. Grant:

"Mr. DeJarnatt, as one of the conferees on this conference committee, is it your understanding that the community college instructors would also be entitled to some

increase over and above the increments they were entitled to when they were under the common school program?"

Mr. DeJarnatt:

"I think the intent is pretty much the same. We are moving off into a new area here with community colleges. Henceforth they are a part of higher education, and historically the legislature has not earmarked a specific percentage amount for teachers in higher education, so they will be dealt with the same as the colleges and universities; but it is believed that there will be sufficient funds here to provide the same level of increase as for the K-12 program."

Further debate ensued, Representative Gorton speaking in favor of the motion to adopt the report of the Free Conference Committee and Representative Moon speaking against it.

The motion was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY FREE CONFERENCE COMMITTEE

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 208 as amended by the Free Conference Committee.

Representative O'Brien spoke against passage of the bill.

YIELDING TO QUESTION

At the request of Mr. Chatalas, Mr. Saling yielded to question.

Mr. Chatalas:

"I would like to pursue what Mr. Richardson asked you awhile ago, Mr. Saling. On page 18, line 3, there is a proviso which says that it is the intent of the legislature to provide salary improvements to all district personnel in average amounts of seven percent, and an additional five percent in 1968 and 1969. Now I don't know just exactly why, but every session of the legislature we try to earmark the moneys that the teachers are supposed to get as an increase in salary, and here again we find in this budget that the intent is not what the legislature means every time we agree to give them a salary increase. From what it says here I'm under the opinion that every school teacher is going to get a seven percent increase in salary the first year and five percent the second. But now this doesn't say so. In other words, if a teacher makes seven thousand dollars, he would get a four hundred ninety dollar increase the first year. Now unless we do that, every year that we come down here the school teachers want an increase in salary. We are told the base is low and that the teacher is going to some other state and so on. Now why is this done? I would like to have the real explanation."

The Speaker:

"Do you understand the question, Mr. Saling?"

Mr. Saling:

"No, would you repeat it please?"

Mr. Chatalas:

"I would like to know why the conference committee and the appropriations committee write up a bill like this where it isn't plain as to what the legislature intends, as to what the salary increase of the teachers is going to be. Is it seven percent, or are some only going to get three percent and others will get ten percent?"

Mr. Saling:

"It's very likely some will get three percent and some might get ten percent. This is up to the local board of education to determine. There is an average for each district of seven percent. Most every school district has its own salary schedule, and these salary schedules are negotiated by the associations with the school boards and they may adopt a completely different salary schedule. The average, however, of salaries paid in a given district should increase by seven percent in the first year of

the biennium. Now, I'm not talking about average for each individual person, but the average for salaries in their budget should increase by seven percent."

Mr. Chatalas:

"Well, once again Mr. Saling, I don't believe this is the intent of the members of the legislature when we agree to give the teachers a salary increase. I think the intent of most legislators is to give an increase to the teachers of seven percent and five percent, and if we leave it up to the districts some of them don't get it, and this is why I'm going to vote against it."

Representative Kalich spoke in favor of passage of the bill.

Mr. Bledsoe demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 208 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 55; nays, 36; absent or not voting, 8.

Those voting yea were: Representatives Adams, Amen, Avey, Bagnariol, Barden, Berentson, Bledsoe, Brazier, Brouillet, Ceccarelli, Clark (Newman H.), Clocksin, Cunningham, DeJarnatt, Elicker, Farr, Flanagan, Gallagher, Garrett, Goldsworthy, Gorton, Grant, Haussler, Hawley, Hill, Hoggins, Hubbard, Humiston, Jastad, Jueling, Kalich, King, Kink, Kirk, Kiskaddon, Leckenby, Lux, Lynch, Mahaffey, Marsh, McCaffree, McDougall, McGavick, Merrill, Murray, Saling, Smith, Sprague, Swayze, Thompson, Veroske, Wanamaker, Whetzel, Wolf, Mr. Speaker—55.

Those voting nay were: Representatives Backstrom, Beck, Bluechel, Bottiger, Bozarth, Chapin, Charette, Chatalas, Clarke (George W.), Copeland, Day, Gladder, Heavey, Holman, Hurley, Johnson, Jolly, Kopet, Leland, Lewis, Marzano, May, McCormick, Moon, Morrison, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Sheridan, Smythe, Spanton, Walgren, Zimmerman—36.

Those absent or not voting were: Representatives Anderson, Conner, Harris, Litchman, Perry, Rosellini, Sawyer, Taylor—8.

Engrossed House Bill No. 208 as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATIONS OF VOTE

We, the undersigned, voted against Engrossed House Bill No. 208 as amended by the Free Conference Committee as a protest against a change in the allocation of, and the formula for the allocation of money for the Bellevue (Eastside) Community College as opposed to that set forth in Substitute House Bill No. 548, the same having been inserted by the Free Conference Committee without notice to or discussion with the legislators concerned therewith.

Alan Bluechel, 1st District. Richard U. Chapin, 48th District. George W. Clarke, 41st District. Francis E. Holman, 41st District. Alfred E. Leland, 48th District. Brian J. Lewis 41st District.

Although I voted for the adoption of this budget, since this seems to be the best we can pass this session, I am very much disappointed in the manner in which it was handled and in certain items contained in it. I am strongly convinced that a better method must be found for writing a budget whereby cuts can be made in certain departments and still maintain a workable and realistic budget. This might be done by having a staff employed by the legislature to thoroughly study the requests of the departments and then make recommendations to the legislature. This staff should be

answerable only to the legislators. I sincerely hope that the interim committee will come up with worthwhile recommendations along this line for the next session of the legislature to consider.

Otto Amen, District 9-B.

While we were in general accord with the general fund budget, the subject of this bill, we voted against it for the reason stated by Representative Chapin and others, and for the additional reason that it is directly opposed, in Section 3 (3), to the expressed position of this House on the formula for distribution of state aid to cities and towns. The formula contained in Section 3 (3) is exactly the same one as was turned down by this House when House Bill No. 208 passed through this body. We further protest against a system which permits House members of a conference committee to negotiate a settlement of differences with the other house without using their best effort to support the position of this House.

Francis E. Holman, 1st District. Brian J. Lewis, 41st District.

Although strongly in favor of most items in the budget, there are several items seemingly unjustified in our opinion.

We opposed the sales tax increase because it is unnecessary in our opinion and relates to the above comments on the budget.

It is our opinion that surplus funds should be allocated for other than many of the capital construction items. Because they are not, we have voted "no" on Substitute House Bill No. 207 and Substitute House Bill No. 208. Representative Zimmerman also disapproved the distribution of funds to cities, and towns, which unduly favored large cities.

Richard L. Smythe, 49th District. Harold S. Zimmerman, 17th District.

YIELDING TO QUESTION

At the request of Mr. Beck, Mr. Goldsworthy yielded to question. Mr. Beck:

"Mr. Goldsworthy, I would like a point of information. This has nothing to do with the bill now. On page 19, line 28, there is a figure of almost five hundred eighteen million dollars for the schools. Could you tell me how much per pupil per year that is going to amount to for the first year of the biennium and for the second year of the biennium?"

Mr. Goldsworthy:

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"The first year is three hundred and fifty dollars and then it goes to three hundred and sixty-eight."

SIGNED BY THE SPEAKER

The Speaker announced he was about to sign: House Bill No. 207; also House Concurrent Resolution No. 32.

MOTION

On motion of Mr. Gorton, the House reverted to the eighth order of business.

RESOLUTIONS

House Resolution No. 67-97, by Representatives O'Brien and Copeland:

Whereas, In prior legislative sessions, the office and service facilities available for use of the Legislature have been wholly inadequate; and

Whereas, In the exercise of its determination to remedy this situation, the Thirty-ninth Legislature laid extensive plans for improving these facilities; and

Whereas, During the ensuing interim many groups and individuals have enthusiastically cooperated in the further development and swift execution of these plans; and

Whereas, Deserving of particular commendation is the Citizens' Advisory Committee to the Legislative Interim Committee on Facilities and Operations; and

Whereas, The distinguished members of the Citizens' Advisory Committee willingly and unselfishly devoted a great deal of their time and energy to the solution of the difficult problem facing them; and

Whereas, As we reach the end of the Fortieth session, we are particularly conscious of the benefits we have enjoyed as a result of the improvements which are a consequence of the Committee's hard work; and

Whereas, These improvements have enabled us to concentrate more directly upon the substance of the many and complex legislative problems confronting our rapidly growing state:

Now, Therefore, Be It Resolved, That we offer our deepest thanks and express our sincerest gratitude to Mr. Charles Horowitz, Mr. K. Winslow, and to the many other members of the Citizens' Advisory Committee who have helped turn the legislative plans into splendid reality.

Be It Further Resolved, That the secretary of state send a copy of this resolution, suitably inscribed, to each member of the Citizens' Advisory Committee.

On motion of Mr. O'Brien, the resolution was adopted.

House Resolution No. 67-98, by Committee on Rules and Administration:

Whereas, The members of the House of Representatives, during the Fortieth Regular and Extraordinary Session of the Washington State Legislature, have been furnished without cost to them or the State of Washington, and without comment for or against any bill or resolution, a digest and analysis of all bills introduced in the House of Representatives and the Senate; and

Whereas, The Legislative Digest has been of great value to the members of the House of Representatives, and they are unanimous in their desire to express their appreciation for this outstanding service;

Now, Therefore, Be It Resolved, That the House of Representatives does express its gratitude and appreciation to the Association of Washington Industries for their contribution to the Legislature in the interest of good government; and

Be It Further Resolved, That a copy of this Resolution be entered upon the Journal of the House and a copy suitably enrolled and sent by the Clerk of the House to the Association of Washington Industries and to the editor of the Legislative Digest, the Honorable C. Lee Coulter.

On motion of Mr. Gorton, the resolution was adopted.

House Resolution No. 67-99, by Committee on Rules and Administration:

Whereas, We, the members of the House of Representatives, have had present with us as co-laborers during the many long hours of this Fortieth Regular and Extraordinary Sessions of the Washington State Legislature members of the press, radio, and television; and

Whereas, The correspondents of the press services and the public journals of the state, and the representatives of the various television channels and radio stations, have presented to the people of the state of Washington a careful account of the proceedings, and have worked, as we have striven to do, for the best interests of the people of the state; and

Whereas, The Allied Daily Newspapers of Washington, during the sessions has supplied each member of the House with daily complimentary copies of the Washington newspapers of each member's choice;

Now, Therefore, Be It Resolved, That the House of Representatives extend its gratitude and appreciation for these courtesies, with its praise for good work well done and the good will enjoyed with these honorary members of the House, and with the hope that all may meet again and renew friendships in the Forty-first session of the Legislature.

On motion of Mr. Gorton, the resolution was adopted.

House Resolution No. 67-100, by Committee on Rules and Administration:

Whereas, During the Regular and Extraordinary Sessions of the Fortieth Washington State Legislature, the Washington State Research Council has prepared and

delivered to the members of the House of Representatives and the Senate a daily service consisting of the status report of all House and Senate bills; and

Whereas, These reports provided information in a concise, timely manner not otherwise easily obtainable; and

Whereas, This service was of great benefit to members of both houses, as well as to others interested in following the course of bills in the Legislature; and

Whereas, The members of the House of Representatives are unanimous in their desire to express their appreciation to the officers and fine staff of the Washington State Research Council;

Now, Therefore, Be It Resolved, That the House of Representatives commend the Washington State Research Council for its service and express its gratitude for this outstanding service; and

Be It Further Resolved, That this resolution be entered upon the Journal of the House and the Clerk of the House transmit a copy of this resolution, suitably enrolled, to the Washington State Research Council.

On motion of Mr. Gorton, the resolution was adopted.

House Resolution No. 67-101, by Committee on Rules and Administration:

Be It Resolved, That the Chief Clerk and/or the Assistant Chief Clerk be allowed fifteen days' additional compensation, or as much thereof as necessary, in payment for overtime to complete the work of this extraordinary session of the fortieth legislature, and to edit, complete, and index the journal of the extraordinary session, and that said clerks be allowed regular per diem therefor; and

Be It Further Resolved, That the Speaker and the Chief Clerk be and they are hereby authorized to retain such additional employees as they may deem necessary to complete the work of the extraordinary session of the fortieth legislature, and that such employees shall be allowed regular per diem therefor; and

Be It Further Resolved, That the Speaker and the Chief Clerk be and they are hereby authorized to retain such clerical and secretarial assistants as they may deem necessary during the interim period between sessions of the legislature to conduct the work of the House of Representatives and to assist the members of the House with interim legislative duties; and

Be It Further Resolved, That after the completion of the work of the regular and extraordinary sessions of the fortieth legislature, and exclusive of such time prior to, during, or directly following a regular or extraordinary session when he is paid his regular legislative per diem rate, the Chief Clerk of the House of Representatives shall receive a salary of two hundred seventy-five dollars per month, and the Assistant Chief Clerk shall receive a salary of two hundred fifty dollars per month during the interim period between sessions of the legislature, together with their necessary travel expenses in connection therewith, for the purpose of jointly attending to all duties of their respective offices, including the supervision of the preparation of monthly payrolls, preparation of members' expense vouchers, mailing of warrants, and attending to necessary correspondence and all other duties in connection with the business of the House of Representatives; and

Be It Further Resolved, That after the completion of the work of the regular and extraordinary sessions of the fortieth legislature, and exclusive of such time prior to, during, or directly following a regular or extraordinary session when he is paid his regular legislative per diem rate, the Sergeant at Arms of the House of Representatives shall receive a salary of one hundred twenty dollars per month, together with necessary travel expenses in connection therewith, to oversee all House facilities and equipment and any repairs thereto, be in attendance when the House Chamber is being used for such purposes as the Youth Legislature and the Governor's Safety Conference, and, in the interest of the House of Representatives, attend meetings of the Interim Committee on Legislative Facilities; and

Be It Further Resolved, That upon a call for a special session, for necessary work in preparation for the opening of such session, the Sergeant at Arms shall be allowed additional compensation at his regular per diem rate therefor for as many days, not exceeding fifteen, as intervene between the Governor's proclamation summoning the special session and the opening day thereof; and

Be It Further Resolved, That the Chief Clerk be authorized to make out the necessary vouchers upon which warrants for the foregoing expenses and expenditures shall be drawn.

On motion of Mr. Gorton, the resolution was adopted.

House Resolution No. 67-102, by Representatives Lux and Cunningham:

Whereas, The State of Washington cannot adequately reflect its twentieth century attitudes within the framework of a nineteenth century Constitution; and

Whereas, A comprehensive review and revision of the Washington State Constitution is urgently needed; and

Whereas, Since such a review and revision will require extended study, immediate action on the part of the legislature is rendered imperative;

Now, Therefore, Be It Resolved, By the House of Representatives, That for the interim between the fortieth and forty-first legislative sessions the Legislative Council be directed to study the subject of possible constitutional revision; and

Be It Further Resolved, That the Legislative Council is hereby directed to report back to the legislature its findings and recommendations no later than the opening day of the forty-first legislative session.

Mrs. Lux moved adoption of the resolution.

Representatives Lux and Cunningham spoke in favor of adoption of the resolution.

The motion was carried and the resolution was adopted.

House Resolution No. 67-103, by Committee on Rules and Administration:

Be It Resolved, That the Speaker and the Chief Clerk be authorized and directed to make out the necessary vouchers upon which warrants shall be drawn for the final payment of all expenses in connection with the closing business and for all other business of the House of Representatives for the extraordinary session of the fortieth legislature.

On motion of Mr. Gorton, the resolution was adopted.

SIGNED BY THE SPEAKER

The Speaker announced he was about to sign: House Bill No. 208.

SENATE AMENDMENTS TO HOUSE CONCURRENT RESOLUTION

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

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The Senate has passed: House Concurrent Resolution No. 55, with the following amendments:

On page 1, lines 12 and 13, strike "one member" and insert "two members"

On page 1, line 15, strike "one member" where same first appears and insert "two members"

On page 1, line 26, after "such period" insert ": Provided, That the committee members from each House shall make any policy decisions with respect to the allocation of office space for the members of their respective Houses", and the same is herewith transmitted.

Ward Bowden, Secretary.

MOTION

On motion of Mr. Copeland, the House concurred in the Senate amendments to House Concurrent Resolution No. 55.

The Speaker declared the question before the House to be adoption of House Concurrent Resolution No. 55 as amended by the Senate.

The resolution as amended by the Senate was adopted.

APPOINTMENT OF COMMITTEE

Under the provisions of House Concurrent Resolution No. 55, the Speaker appointed as members of the Interim Committee on Legislative Space Allocation: Representatives Copeland, Wolf, and O'Brien.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The Senate has passed: Senate Bill No. 654, and the same is herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 503 and has passed the bill as amended by the House.

Ward Bowden, Secretary.
Senate Chamber,

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate Bill No. 645 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

MOTION

On motion of Mr. McDougall, the House reverted to the sixth order of business for introduction and first reading of bills.

FIRST READING OF SENATE BILLS

The following was read first time by title and acted upon as indicated:

Senate Bill No. 654, by Senators Durkan and Greive:

An Act relating to the naming of the Joint Committee on Governmental Cooperation; and declaring an emergency.

On motion of Mr. McDougall, the rules were suspended, Senate Bill No. 654 was advanced to second reading and read the second time.

On motion of Mr. McDougall, the rules were suspended, Senate Bill No. 654 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 654, and the bill passed the House by the following vote: Yeas, 73; nays, 3; absent or not voting, 23.

Those voting yea were: Representatives Adams, Anderson, Avey, Backstrom, Bagnariol, Barden, Beck, Berentson, Bledsoe, Bluechel, Brazier, Brouillet, Ceccarelli, Chapin, Charette, Chatalas, Clarke (George W.), Clocksin, Copeland, Cunningham, Elicker, Farr, Flanagan, Garrett, Gladder, Goldsworthy, Gorton, Grant, Haussler, Hawley, Heavey, Hill, Hoggins, Holman, Hubbard, Humiston, Jastad, Johnson, Jolly, Kalich, King, Kirk, Kiskaddon, Kopet, Leckenby, Lewis, Litchman, Lux, Lynch, Mahaffey, Marsh, Marzano, McDougall, McGavick, Merrill, Morrison, Murray, Newhouse, Newschwander, O'Brien, O'Dell, Reese, Richardson, Sheridan, Smith, Smythe, Swayze, Veroske, Walgren, Wanamaker, Whetzel, Wolf, Mr. Speaker—73.

Those voting nay were: Representatives Amen, Kink, McCormick—3.

Those absent or not voting were: Representatives Bottiger, Bozarth, Clark (Newman H.), Conner, Day, DeJarnatt, Gallagher, Harris, Hurley, Jueling, Leland, May, McCaffree, Moon, Perry, Rosellini, Saling, Sawyer, Spanton, Sprague, Taylor, Thompson, Zimmerman—23.

Senate Bill No. 654, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

My voting machine was not working, I would like to be recorded as voting "aye" on Senate Bill No. 654.

Charles Moon, 39th District.

MOTION

On motion of Mr. Copeland, all bills, memorials and resolutions passed by the House were ordered transmitted immediately to the Senate.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate Bill No. 369 and has passed the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate Concurrent Resolution No. 4 and has adopted the bill as amended by the House.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 503; and

Senate Concurrent Resolution No. 4, and the same are herewith transmitted.

Ward Bowden, Secretary.

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The President has signed: House Bill No. 207; and

House Bill No. 208; and

House Concurrent Resolution No. 32, and the same are herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 503; also

Senate Concurrent Resolution No. 4.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 369; and Senate Bill No. 645, and the same are herewith transmitted.

Ward Bowden, Secretary,

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 369; also

Senate Bill No. 645.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The President has signed: Senate Bill No. 654, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: Senate Bill No. 654.

SIGNED BY THE SPEAKER

The Speaker announced that he was about to sign: House Concurrent Resolution No. 55.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The President has signed: House Concurrent Resolution No. 55, and the same is herewith transmitted.

Ward Bowden, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS, AND RESOLUTIONS

The following was introduced, read first time by title, and acted upon as indicated:

House Concurrent Resolution No. 57, by Committee on Rules and Order:

Relating to the sine die adjournment, fortieth legislature.

On motion of Mr. Gorton, the rules were suspended, House Concurrent Resolution No. 57 was advanced to second reading and read the second time.

On motion of Mr. Gorton, the rules were suspended, House Concurrent Resolution No. 57 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

MOTION

On motion of Mr. Gorton, House Concurrent Resolution No. 57 was ordered transmitted immediately to the Senate.

RESOLUTION

House Resolution No. 67-104, by Committee on Rules and Administration:

Be It Resolved, By the House of Representatives, That a committee of three be appointed to notify the Senate that the House is about to adjourn sine die.

On motion of Mr. Newhouse, the resolution was adopted.

APPOINTMENT OF COMMITTEE

Under the provisions of the resolution, the Speaker appointed as members of the committee to notify the Senate that the House was ready to adjourn *sine die*, Representatives McCaffree, McDougall, and Charette.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The Senate has adopted: House Concurrent Resolution No. 57, and the same is herewith transmitted.

Ward Bowden, Secretary.

SIGNED BY THE SPEAKER

The Speaker announced he was about to sign: House Concurrent Resolution No. 57.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., April 30, 1967.

Mr. Speaker:

The President has signed: House Concurrent Resolution No. 57, and the same is herewith transmitted.

Ward Bowden, Secretary.

APPOINTMENT OF COMMITTEE

Under the provisions of House Concurrent Resolution No. 57, the Speaker appointed as House members of the committee to notify the Governor that the legislature was about to adjourn *sine die*, Representatives Lynch, Berentson, and Brouillet.

RESOLUTION

House Resolution No. 67-105, by Committee on Rules and Administration:

Be It Resolved, That all bills in possession of the Chief Clerk, committees, or committee clerks be indefinitely postponed.

On motion of Mr. Gorton, the resolution was adopted.

COMMITTEE FROM THE SENATE

A committee from the Senate, comprised of Senators Atwood, Bailey, and Greive, appeared before the bar of the House to notify the House that the Senate was about to adjourn *sine die*.

The report was received and the committee retired.

REPORT OF SPECIAL COMMITTEE

The committee appointed to notify the Senate that the House was about to adjourn *sine die* appeared before the bar of the House and reported the committee had performed its mission.

The report was received and the committee was discharged.

MOTION

On motion of Mr. McDougall, the reading of the journal of the fifty-second day of the extraordinary session of the fortieth legislature was dispensed with and the journal was ordered to stand approved.

REPORT OF SPECIAL COMMITTEE

The House members of the committee appointed to notify the Governor that the legislature was about to adjourn *sine die* appeared before the bar of the House and stated that the committee had so notified the Governor, and that he was willing that the session adjourn *sine die*.

MOTION

On motion of Mr. Gorton, the House of Representatives of the extraordinary session of the fortieth legislature adjourned *sine die*.

Don Eldridge, Speaker.

Malcolm McBeath, Chief Clerk.

APPENDIX

	Pages
House Legislative Leaders p.	2344
House Roster	2345-2351
House Standing Committees	2352-2353
House Members' Individual Committee Assign-	
mentspp.	2354–2357
Legislative Interim Committeespp.	2358 - 2363
House Bills Passed by Both House and Senatepp.	2364 - 2368
House Memorials and Resolutions Passed by Both	
House and Senatepp.	2369 - 2370
Senate Bills Passed by Both Senate and Housepp.	2371-2374
Senate Memorials and Resolutions Passed by Both	
Senate and Housep.	2375
Governor's Messages on House Bills Vetoed and	
Partially Vetoedpp.	2376-2393
House Bills, Memorial, Resolutions—History In-	
dexpp.	2394-2506
House Floor Resolutions—History Indexpp.	2507-2514
Senate Bills, Memorials, Resolutions—History In-	
dexpp.	2514–2547
General Topical Indexpp.	2549-2687

HOUSE LEGISLATIVE LEADERS-1967

Speaker	Don Eldridge
Speaker Pro Tempore	Thomas L. Copeland
Majority Leader	Slade Gorton
Assistant Majority Leader	Bob McDougall
Republican Whip	Stewart Bledsoe
Republican Caucus Chairman	Robert F. Goldsworthy
Republican Caucus Secretary	Gladys Kirk
Minority Leader	John L. O'Brien
Assistant Minority Floor Leader	Mark Litchman
Democratic Whip	Leonard A. Sawyer
Democratic Caucus Chairman	Frank B. Brouillet
Democratic Caucus Secretary	Doris J. Johnson

HOUSE ROSTER FORTIETH SESSION, 1967

APPENDIX HOUSE ROSTER—1967

Fortieth Session

DON ELDRIDGE, Speaker

MALCOLM "DUTCH" McBEATH, Chief Clerk

NAME OF MEMBER	Mailing Address	Age	Birthplace	Occupation	Dis- trict			Previous Legislative Sessions Served
Adams, Alfred O	W. 909 Melinda Lane, Spokane 99203	70	Kansas	Physician and Sur- geon (Retired)	6	R	Spokane, part	1958-53 Ex55-55 Ex57- 59-59 Ex61-61 Ex63- 63 Ex65-65 Ex.
Amen, Ottol	Ritzville 99169	54	Washington	Farmer, Pharmacist	9B	R	Lincoln, Adams	None
Anderson, Eric O6	327 Grand Ave., Hoquiam 98550	64	New Zealand	Purchasing agent and store manager	19	D	Pacific, Grays Harbor, part	1961-61 Ex63-63 Ex65- 65 Ex.
Avey, ArtI	Kettle Falls 99141	48	British Columbia	Lumberman	2B	D	Pend Oreille, Stevens, Ferry	1959-59 Ex6161 Ex65- 65 Ex.
Backstrom, Henry5	516 Olympic, Arlington 98223	69	Connecticut	Ford Dealer, Insur- ance and Invest- ments	- 39	D	Snohomish, part	1959-59 Ex61-61 Ex63- 63 Ex65-65 Ex.
Bagnariol, John1	0450 61st Ave. South, Seattle 98178	34	Washington	Insurance	35	D	King, part	None
Barden, Paul1	112 S. 168th St., Seattle 98148	30	Washington	Banker, Investor	30	R	King, part	None
Beck, C. W. "Red"l	Rt. 5, Box 15, Port Orchard 98366	58	Indiana	Property Manager	23	D	Kitsap, part	1961-61 Ex63-63 Ex65- 65 Ex.
Berentson, Duane LI	P. O. Box 426, Burlington 98233	38	Washington	Broker, Dealer in Securities	40	R	San Juan, Skagit	1963-63 Ex65-65 Ex.
Bledsoe, StewartI	Route 3, Ellensburg 98926	44	California	Cattle Rancher	18	R	Grant, Kittitas	1965-65 Ex.
Bluechel, Alan1	2534 68th Ave. N.E., Kirkland 98033	42	Alberta, Canada	President, Loctwall Corporation	1	R	King, part	None
Bottiger, R. Ted8	849 Pacific Ave., Tacoma 98444	34	Washington	Attorney	29	D	Pierce, part	1965-65 Ex.
Bozarth, Horace WI	Mansfield 98830	72	Washington	Farmer	12	D	Chelan, Douglas	1955-55 Ex57-59-59 Ex 61-61 Ex63-63 Ex65- 65 Ex.
Brazier, Donald H., Jr1	13 Gilbert Dr., Yakima 98902	35	Washington	Indus trial Relations and Public Affairs		R	Yakima, part	None
Brouillet, Frank B6	19 7th Avenue S.W., Puyallup 98371	38	Washington	Asst. Coordinator, Office of College Relations, U. of W	25	D	Pierce, part	1957-59-59 Ex61-61 Ex 63-68 Ex65-65 Ex.

NAME OF MEMBER	Mailing Address	Age	Birthplace		Dis- trict			Previous Legislative Sessions Served
Ceccarelli, Dave3	823 42nd S.W., Seattle 98116	33	Washington	District Manager, Libby, McNeill & Libby	34	D	King, part	None
Chapin, Richard U8	3450 N.E. 9th, Bellevue 98004	37	New York	Attorney	48	R	King, part Snohomish, part	None
Charette, Robert L1	00 W. 1st St., Aberdeen 98520	43	Washington	Attorney	19	D	Pacific, Grays Harbor, part	Senate 1963-68 Ex65-65 Ex.
Chatalas, William "Bill".2	302 33rd South, Seattle 98144	59	Turkey	Real Estate Broker and Business Con- sultant	88	D	King, part	1961-61 Ex63-63 Ex65- 65 Ex.
Clark, Newman H1	117 Washington Bldg., Seattle 98101	66	New Jersey	Lawyer	43	R	King, part	1950 Ex51-51 Ex51 2nd Ex53-53 Ex55-55 Ex. -57-59-59 Ex65-65 Ex.
Clarke, George W	3835 West Mercer Way, Mercer Island 98040	60	Iowa	Attorney	41	R	King, part	None
Clocksin, Virginial	Route 1, Port Ludlow 98365	32	Washington	Florist	24	R	Clallam, Mason, Jefferson	None
Conner, Paul Hl	Rt. 1, Box 60, Port Angeles 98362	41	Washington	Laborer	24	D	Clallam, Mason, Jefferson	1959-59 Ex61-61 Ex63- 63 Ex65-65 Ex.
Copeland, Thomas L	Route 3, Walla Walla 99362	42	Oregon	Farmer	11B	R	Walla Walla, part	1957-59-59 Ex61-61 Ex 63-63 Ex65-65 Ex.
Cunningham, Norwood	750 Alvord Ave., Kent 98031	50	Washington	Educator	30	R	King, part	1965-65 Ex.
Day, William S	2721 E. Sprague, Spokane 99202	43	Illinois	Chiropractor	4	D	Spokane, part	1959-59 Ex61-61 Ex63- 63 Ex65-65 Ex.
DeJarnatt, Arlie U	1215 23rd Ave., Longview 98632	43	Indiana	Teacher	18	D	Cowlitz, Wahkiakum	1961-61 Ex63-63 Ex65- 65 Ex.
Eldridge, Don	1535 Kincaid St., Mt. Vernon 98278	46	Washington	Retail Merchant	40	R	San Juan, Skagit	1953-53 Ex55-55 Ex57- 59-59 Ex61-61 Ex63- 63 Ex65-65 Ex.
Elicker, Charles W	Rt. 2, Box 2694, Bainbridge Island 98110	41	Pennsylvania	Attorney, Sanitarium Operator	n 10	R	Island, Kitsap	None
Farr, Dr. Caswell J	1800 C St., Bellingham 98225	45	Washington	Dentist	42	R	Whatcom	None
Flanagan, S. E. "Sid"	Rt. 1, Box 205, Quincy 98848	57	Washington	Farmer, Cattleman	18	R	Grant, Kittitas	1961-61 Ex63-63 Ex 65- 65 Ex.

NAME OF MEMBER Mailing Address	Age	Birthplace		Dis- trict			Previous Legislative Sessions Served
Gallagher, P. J. "Jim"125 S. 72nd, Tacoma 98408	51	Washington	Mgr. Tacoma Engine Co., Service Station Owner & Operator		D	Pierce, part	1961-61 Ex63-63 Ex65- 65 Ex.
Garrett, Avery450 Langston Rd., Renton 98055	50	Georgia	Sheet Metal Worker	47	D	King, part	1959-59 Ex61-61 Ex63- 63 Ex65-65 Ex.
Gladder, Carlton A501 Fidelity Bldg., Spokane 99201	57	Minnesota	Life Insurance Ex- ecutive	7	R	Spokane, part	None
Goldsworthy, Robert FRt. 2, Rosalia 99170	49	Washington	Farmer	9 A	R	Whitman	1957-59-59 Ex61-61 Ex 63-63 Ex65-65 Ex.
Gorton, Slade6845 48th Ave. N.E., Seattle 98115	39	Illinois	Attorney	46	R	King, part	1959-59 Ex61-61 Ex63- 63 Ex65-65 Ex.
Grant, Gary12835 S.E. 160th, Renton 98056	32	Wisconsin	Labor Relations	47	D	King, part	1963-63 Ex65-65 Ex.
Harris, Edward FS. 1723 Maple Blvd., Spokane 99203	57	Idaho	Attorney at Law	7	R	Spokane, part	1955-55 Ex57-59-59 Ex 61-61 Ex63-63 Ex65- 65 Ex.
Haussler, Joe DBox 949, Omak 98841	64	Texas	Banker, Car Dealer, Orchardist	, 2A	D	Okanogan	1963-63 Ex65-65 Ex.
Hawley, Dwight S3310 N.W. 80th St., Seattle 98107	70	Washington	Insurance, Real Estate	44	R	King, part	1950 Ex51-51 Ex51 2nd Ex53-53 Ex55-55 Ex -57-61-61 Ex63-63 Ex -65-65 Ex.
Heavey, Edward602 Arctic Bldg., Seattle 98104	38	Illinois	Attorney	31	D	King, part	None
Hill, Timothy H11750 2nd N.W., Seattle 98177	30	New Jersey	Attorney	44	R	King, part	None
Hoggins, Dale E21826 95th Ave. W., Edmonds 98020	34	Washington	Elementary Principal and Teacher	21	R	Snohomish, part	None
Holman, Francis E5050 N.E. 178th, Seattle 98155	51	Utah	Lawyer	1	R	King, part	None
Hubbard, VaughnBox 126, Waitsburg 99361	44	Washington	Lawyer	11 A	R	Asotin, Columbia, Garfield, Walla Walla, part	None
Humiston, Homer607 N. Stadium Way, Tacoma 98403	62	Illinois	Medical Director, Pierce County, Medical Bureau	26	R	Pierce, part	1965–65 Ex.
Hurley, Mrs. Joseph E730 E. Boone Ave., Spokane 99202		Minnesota	School Teacher	8	D	Spokane, part	1953-53 Ex55-55 Ex57- 59-59 Ex61-61 Ex63- 63 Ex65-65 Ex.

NAME OF MEMBER	Mailing Address	Age	Birthplace	Occupation		Poli- tics		Previous Legislative Sessions Served
Jastad, Elmer	Box 38, Morton 98356	60	Washington	Pharmacist	20	D	Lewis, Grays Harbor, part	1965-65 Ex.
Johnson, Doris J	787 Tacoma Pl., Kennewick 99836	43	Washington	Teacher	16 <i>A</i>	D	Benton, part	1965-65 Ex.
Jolly, Dan	Box 185, Connell 99326	59	Washington	PUD Commissioner, Mayor of Connell, Farmer	, 16I	3 D	Franklin	1963-63 Ex65-65 Ex.
Jueling, Helmut L	Tacoma 98409	53	Nebraska	Owner, White Hand Linen Supply	d 28	R	Pierce, part	1961-61 Ex63-63 Ex65- 65 Ex.
Kalich, Hugh "Bud"	Route 1, Toledo 98591	45	Washington	Logger, Farmer	20	D	Lewis, Grays Harbor, part	1965-65 Ex.
King, Richard A	809 77th Pl. S.W., Everett 98202	32	Washington	College Teacher	38	D	Snohomish, part	1965-65 Ex.
Kink, Dick J	1124 15th St., Bellingham 98225	44	Washington	Commercial Fisher- man	42	D	Whatcom	1957-59-59 Ex61-61 Ex 63-63 Ex65-65 Ex.
Kirk, Gladys	1236 Bigelow N., Seattle 98109	63	Colorado	Homemaker	36	R	King, part	1957-61-61 Ex63-63 Ex 65-65 Ex.
Kiskaddon, Bill	4404 242nd S.W., Mount- lake Terrace 98043	36	California	Research Engineer	21	R	Snohomish, part	None
Kopet, Jerry C	1728 S. Lincoln St., Spokane 99203	55	Oregon	Pharmacist	6	R	Spokane, part	None
Leckenby, William S	9105 Fauntleroy Way S.W., Seattle 98116	56	Washington	Chairman of Board of Leckenby Com- pany		R	King, part	None
Leland, Alfred E	P. O. Box 715, Redmond 98052	45	Idaho	Real Estate and Re tail Furniture Sale		\mathbf{R}	King, part, Snohomish, part	1957-59-59 Ex61-61 Ex 63-63 Ex65-65 Ex.
Lewis, Brian J	1804 127th Ave. S.E., Bellevue 98004	37	England	Consulting Civil Engineer	41	R	King, part	None
Litchman, Mark	13706 2nd N.E., Seattle 98125	41	Washington	Attorney	45	D	King, part	1955-55 Ex57-59-59 Ex 61-61 Ex63-68 Ex65- 65 Ex.
Lux, Mary Stuart	2621 Capitol Way, Olympia 98501		New York	Homemaker	22	D	Thurston	1965-65 Ex.
Lynch, Marjorie W	802 Pickens Rd., Yakima 98902	46	England	Housewife	14	R	Yakima, part	1963-63 Ex65-65 Ex.
Mahaffey, Audley F	5241 16th N.E., Seattle 98105	66	Oklahoma	Teacher	46	R	King, part	1945-47-59-59 ex61-61 Ex -63-63 Ex65-65 Ex.
Marsh, Daniel G	1111 Broadway, Vancouver 98660	29	Oregon	Attorney at Law	49	D	Clark, part	1965-65 Ex.

NAME OF MEMBER Mailing Address	Age	Birthplace		Dis- trict			Previous Legislative Sessions Served
Marzano, Frank2501 S. Melrose St., Tacoma 98405	44	Washington	Truck Driver	27	D	Pierce, part	1965–65 Ex.
May, William J. S. W. 711 Waverly Place, "Bill" Spokane 99205	64	England	Executive Secretary, Labor Council	3	D	Spokane, part	1961-61 Ex63-63 Ex 65-65 Ex.
McCaffree, Mary Ellen5014 18th Ave. N.E., Seattle 98105	48	Kansas	Homemaker	32A	R	King, part	1963-63 Ex65-65 Ex.
McCormick, W. L. West 3909 Lyons, "Bill" Spokane 99208	41	Iowa	Asst. to Mgr., Pacifi N.W. Power Co.	ic 5A	D	Spokane, part	1957-59-59 Ex61-61 Ex 63-63 Ex65-65 Ex.
McDougall, BobRt. 2, Box 2001, Wenatchee 98801	42	Washington	Fruit Grower and Warehouse Mgr.	12	R	Chelan, Douglas	1961-61 Ex63-63 Ex65- 65 Ex.
McGavick, Joseph L3629 Bagley Ave., North Seattle 98103	, 31	Washington	Mgr., Material Con- trol, Boeing	- 32B	R	King, part	None
Merrill, John	51	Washington	Real Estate and Insurance	35	D	King, part	None
Moon, CharlesRt. 2, Box 427A, Snohomish 98290	43	Wyoming	Veterinarian	39	D	Snohomish, part	1963-63 Ex65-65 Ex.
Morrison, Sid WRt. 1, Box 170, Zillah 98953	33	Washington	Fruit Grower	15	R	Yakima, part	None
Murray, John S8 W. Roy St., Seattle 98119	41	Missouri	Publisher	36	R	King, part	None
Newhouse, IrvingRt. 1, Box 130, Mabton 98935	46	Washington	Farming and Cattle Feeding	8 A	R	Yakima, part	1965-65 Ex.
Newschwander, Charles 2140 Bridgeport Way, E Tacoma 98466	46	Washington	Dentist	28	R	Pierce, part	1961-61 Ex63-63 Ex 65-65 Ex.
O'Brien, John L5041 Lake Wash. Blvd. S., Seattle 98118	55	Washington	Certified Public Accountant	33	D	King, part	1941-43-44 Ex45-49-50 Ex51-51 Ex51 2nd Ex53-53 Ex55-55 Ex57-59-59 Ex61-61 Ex63-63 Ex65-65 Ex
O'Dell, Robert W605 N.E. 5th Ave., Camas 98607	42	Washington	Attorney	17	R	Klickitat, Skamania, Clark, part	1965-65 Ex.
Perry, Robert A1154 N. 92nd St., Seattle 98103	45	New York	Electrical Construc- tion	45	D	King, part	1959-59 Ex61-61 Ex63- 63 Ex65-65 Ex.
Reese, WaltP.O. Box 153, Kennewick 99836	39	Washington	Wheat Rancher	8B	R	Benton, part	1963-63 Ex.
Richardson, Gordon WNorth 2314 Coleman Rd. Spokane 99206	, 53	North Dakota	Realtor	4	R	Spokane, part	None
Rosellini, John M3827 38th Ave. S.W., Seattle 98126	27	Washington	I.B.M. Marketing Representative	34	D	King, part	None

NAME OF MEMBER	Mailing Address	Age	Birthplace		Dis- trict			Previous Legislative Sessions Served
Saling, Gerald L	West 320 Nebraska, Spokane 99208	38	Washington	Educator	5B	R	Spokane, part	1965–65 Ex.
Sawyer, Leonard A	Rt. 1, Box 1990, Sumner 98390	41	Washington	Attorney	25	D	Pierce, part	1955-55 Ex57-59-59 Ex 61-61 Ex68-63 Ex65- 65 Ex.
Sheridan, George P	510 S. 7th St., Tacoma 98405	52	Washington	Public Relations	27	D	Pierce, part	1965–65 Ex.
Smith, Sam	814 81st Ave., Seattle 98122	44	Louisiana	Expediter, Boeing Company	87	D	King, part	1959-59 Ex61-61 Ex63- 63 Ex65-65 Ex.
Smythe, Richard L	7115 Topeka Lane, Vancouver 98661	40	Washington	Manager, Pacific N.W. Bell	49	R	Clark, part	None
Spanton, Keith J	8803 4th St., Union Gap 98903	42	Washington	Municipal and Justice Court Magistrate; Residentia Contractor; Dry Cleaning and Laundry	-	R	Yakima, part	None ·
Sprague, David G	806 85th Ave., Seattle 98122	46	New York	Insurance Broker	37	D	King, part	None
Swayze, Jr., Thomas A. S	3408 N. 24th St., Tacoma 98406	35	Washington	Attorney	26	R	Pierce, part	None
Taylor, Dick	Box 43-721 5th St., Mukilteo 98275	47	Washington	Business Owner	38	D	Snohomish, part	1961-61 Ex63-63 Ex65- 65 Ex.
Thompson, Alan	310 Estey Drive, Castle Rock 98611	39	Iowa	Publisher	18	D	Cowlitz, Wahkiakum	1965-65 Ex.
Veroske, Fred A	31 E. Cedar Drive, Lynden 98264	38	Washington	Funeral Director	42	R	Whatcom	1965 Ex.
Walgren, Gordon L	5533 Erlands Point Rd., Bremerton 98313	33	Washington	Attorney	28	D	Kitsap, part	None
Wanamaker, F. Pat	Rt. 1, Box 193A. Coupeville 98289	56	Washington	Cattleman-Farmer (Retired)	10	R	Island, Kitsap, part	None
Whetzel, Jonathan1	708 East Highland Dr., Seattle 98102	39	Pennsylvania	Lawyer, Mgr., Real Estate and Invest- ment Co.		R	King, part	1965-65 Ex.
Wolf, Hal	Clark Road, Yelm 98597	40	Washington	Supermarket Owner	22	R	Thurston	1965-65 Ex.
Zimmerman, Harold S:	432 N.E. 6th Ave., Camas 98607	43	North Dakota	Newspaper Editor- Publisher	17	R	Klickitat, Skamania, Clark, part	None

NAME OF ELECTED OFFICER	Title	Residence	County	Birthplace	Ago	e Occupation	Previous Legislative Sessions Served
McBeath, Malcolm "Dutch"	Chief Clerk	2622 G Street Bellingham 98225	Whatcom	Bellingham	58	Owner, Operator, Glass an Paint Business	d 1953-53 Ex55-55 Ex. (as member)
Snyder, Sidney R	Assistant Chief Clerk	P. O. Box 531, Long Beach 98631	Pacific	Kelso	40	Owner, Operator Super Market	1949-51-51 Ex51 2nd Ex 58-57-59-59 Ex61-61 Ex63-63 Ex65-65 Ex.
Prince, Eugene A	Sergeant at Arms	Thornton 991 76	Whitman	Thornton	36	Farmer	1959-59 Ex68-63 Ex 65-65 Ex.

STANDING COMMITTEES OF THE HOUSE OF REPRESENTATIVES, 1967

DON ELDRIDGE, Speaker MALCOLM McBEATH, Chief Clerk

Agriculture (15)—Newhouse, Chairman; Wanamaker, Vice Chairman; Amen, Avey, Bozarth, DeJarnatt, Farr, Goldsworthy, Haussler, Hubbard, Jolly, McDougall, Moon, Morrison, Reese.

Appropriations (33)—Goldsworthy, Chairman; Saling, Vice Chairman; Backstrom, Brouillet, Chatalas, Clarke (George W.), Clocksin, DeJarnatt, Elicker, Farr, Haussler, Hill, Hoggins, King, Kink, Kirk, Kopet, Lux, Lynch, McGavick, Mahaffey, Marsh, Merrill, Moon, Morrison, Newschwander, Richardson, Rosellini, Sheridan, Smith, Swayze, Walgren, Zimmerman.

Business and Professions (14)—Wolf, Chairman; Reese, Vice Chairman; Bagnariol, Bluechel, Chatalas, Kiskaddon, Leckenby, Leland, Litchman, McCormick, Murray, Perry, Richardson, Sheridan.

Education and Libraries (21)—Mahaffey, Chairman; Hoggins, Vice Chairman; Bottiger, Charette, Clarke (George W.), Clocksin, Conner, Cunningham, Flanagan, Gladder, Grant, Johnson, Kalich, McGavick, May, Richardson, Rosellini, Saling, Sprague, Wanamaker, Zimmerman.

Financial Institutions and Insurance (14)—O'Dell, Chairman; Barden, Vice Chairman; Backstrom, Bagnariol, Clarke (George W.), Hubbard, Hurley, Jueling, Kopet, Lewis, Litchman, O'Brien, Smith, Veroske.

Higher Education (21)—Lynch, Chairman; Smythe, Vice Chairman; Adams, Anderson, Barden, Brouillet, Ceccarelli, Goldsworthy, Holman, Jastad, King, Kink, Kiskaddon, Lux, McCaffree, Marsh, Moon, Murray, Veroske, Walgren, Wolf.

Judiciary (14)—Clark (Newman H.), Chairman; Hill, Vice Chairman; Bottiger, Brazier, Chapin, Charette, Elicker, Harris, Heavey, Litchman, Marsh, O'Dell, Swayze, Walgren.

Labor and Employment Security (12)—Adams, Chairman; Morrison, Vice Chairman; Clark (Newman H.), Copeland, Grant, Jueling, King, McCaffree, Marzano, Newhouse, Sprague, Thompson.

Local Government (25)—Humiston, Chairman; McGavick, Vice Chairman; Bozarth, Brazier, Charette, Gallagher, Garrett, Gorton, Haussler, Heavey, Hill, Hoggins, Holman, Kalich, Kirk, Kopet, Leckenby, Lewis, Mahaffey, Merrill, Richardson, Sawyer, Sheridan, Smith, Whetzel.

Natural Resources (26)—Flanagan, Chairman; Clocksin, Vice Chairman; Amen, Anderson, Avey, Backstrom, Beck, Berentson, Bluechel, Gallagher, Hawley, Hubbard, Jolly, Kalich, Kink, Kiskaddon, Leland, Lewis, McCormick, Murray, Smythe, Spanton, Taylor, Thompson, Veroske, Zimmerman.

Public Health and Welfare (14)—Whetzel, Chairman; Farr, Vice Chairman; Adams, Ceccarelli, Chatalas, Day, Elicker, Gladder, Humiston, Hurley, Jastad, Kopet, Newschwander, Perry.

Public Institutions and Youth Development (10)—Newschwander, Chairman; Spanton, Vice Chairman; Amen, Beck, Conner, Gladder, Leckenby, Lynch, Merrill, Rosellini.

Revenue and Taxation (20)—McCaffree, Chairman; Holman, Vice Chairman; Bagnariol, Bledsoe, Bluechel, Brazier, Ceccarelli, Chapin, Clark (Newman H.), Day, Flanagan, Gorton, Grant, Heavey, Humiston, Hurley, Johnson, Murray, Marzano, Reese.

Rules and Administration (17)—Eldridge, Chairman; Copeland, Vice Chairman; Berentson, Bledsoe, Brouillet, DeJarnatt, Garrett, Gorton, Harris, Hawley, Jueling, Kirk, McDougall, May, O'Brien, Sawyer, Taylor.

State Government and Legislative Procedures (15)—Cunningham, Chairman; Swayze, Vice Chairman; Bledsoe, Bluechel, Bottiger, Chapin, Copeland, Day, Harris, Johnson, Lux, Marzano, O'Brien, Perry, Saling.

Transportation (34)—Leland, Chairman; Berentson, Vice Chairman; McDougall, Vice Chairman; Amen, Anderson, Avey, Barden, Beck, Bozarth, Conner, Cunningham, Gallagher, Garrett, Hawley, Hubbard, Jastad, Jolly, Kiskaddon, Leckenby, Lewis, McCormick, May, Newhouse, O'Dell, Sawyer, Smythe, Spanton, Sprague, Taylor, Thompson, Veroske, Wanamaker, Whetzel, Wolf.

INDIVIDUAL COMMITTEE ASSIGNMENTS, HOUSE OF REPRESENTATIVES, 1967

- ADAMS, ALFRED O.—Labor and Employment Security, Chairman; Higher Education; Public Health and Welfare.
- AMEN, OTTO—Agriculture; Natural Resources; Public Institutions and Youth Development; Transportation.
- ANDERSON, ERIC O.—Higher Education; Natural Resources; Transportation.
- AVEY, ART-Agriculture; Natural Resources; Transportation.
- BACKSTROM, HENRY—Appropriations; Financial Institutions and Insurance; Natural Resources.
- BAGNARIOL, JOHN—Business and Professions; Financial Institutions and Insurance; Revenue and Taxation.
- BARDEN, PAUL—Financial Institutions and Insurance, Vice Chairman; Higher Education; Transportation.
- BECK, C. W. "RED"—Natural Resources; Public Institutions and Youth Development; Transportation.
- BERENTSON, DUANE L.—Transportation, Vice Chairman; Natural Resources; Rules and Administration.
- **BLEDSOE**, STEWART—Revenue and Taxation; Rules and Administration; State Government and Legislative Procedures.
- BLUECHEL, ALAN—Business and Professions; Revenue and Taxation; State Government and Legislative Procedures; Natural Resources.
- BOTTIGER, R. TED—Education and Libraries; Judiciary; State Government and Legislative Procedures.
- BOZARTH, HORACE W.-Agriculture; Local Government; Transportation.
- BRAZIER, DONALD H., JR.—Judiciary; Local Government; Revenue and Taxation.
- BROULLET, FRANK B.—Appropriations; Higher Education; Rules and Administration.
- CECCARELLI, DAVE—Higher Education; Public Health and Welfare; Revenue and Taxation.
- CHAPIN, RICHARD U.—Judiciary; Revenue and Taxation; State Government and Legislative Procedures.
- CHARETTE, ROBERT L .- Education and Libraries; Judiciary; Local Government.
- CHATALAS, WILLIAM "BILL"—Appropriations; Business and Professions; Public Health and Welfare.
- CLARK, NEWMAN H.—Judiciary, Chairman; Labor and Employment Security; Revenue and Taxation.
- CLARKE, GEORGE W.—Appropriations; Education and Libraries; Financial Institutions and Insurance.
- CLOCKSIN, VIRGINIA—Natural Resources, Vice Chairman; Appropriations; Education and Libraries.
- CONNER, PAUL H.—Education and Libraries; Public Institutions and Youth Development; Transportation.

- COPELAND, THOMAS L.—Rules and Administration, Vice Chairman; Labor and Employment Security; State Government and Legislative Procedures.
- CUNNINGHAM, NORWOOD—State Government and Legislative Procedures, Chairman; Education and Libraries; Transportation.
- DAY, WILLIAM S.—Public Health and Welfare; Revenue and Taxation; State Government and Legislative Procedures.
- DeJARNATT, ARLIE U .-- Agriculture; Appropriations; Rules and Administration.
- ELDRIDGE, DON-Rules and Administration, Chairman.
- ELICKER, CHARLES W .- Appropriations; Judiciary; Public Health and Welfare.
- FARR, DR. CASWELL J.—Public Health and Welfare, Vice Chairman; Agriculture; Appropriations.
- FLANAGAN, S. E. "SID"—Natural Resources, Chairman; Education and Libraries; Revenue and Taxation.
- GALLAGHER, P. J. "JIM"—Local Government; Natural Resources; Transportation.
- GARRETT, AVERY-Local Government; Rules and Administration; Transportation.
- GLADDER, CARLTON A.—Education and Libraries; Public Health and Welfare; Public Institutions and Youth Development.
- GOLDSWORTHY, ROBERT F.—Appropriations, Chairman; Agriculture; Higher Education.
- GORTON, SLADE-Local Government; Revenue and Taxation; Rules and Administration
- GRANT, GARY—Education and Libraries; Labor and Employment Security; Revenue and Taxation.
- HARRIS, EDWARD F.—Judiciary; Rules and Administration; State Government and Legislative Procedures.
- HAUSSLER, JOE D .- Agriculture; Appropriations; Local Government.
- HAWLEY, DWIGHT S .- Natural Resources; Rules and Administration; Transportation.
- HEAVEY, EDWARD-Judiciary; Local Government; Revenue and Taxation.
- HILL, TIMOTHY H.-Judiciary, Vice Chairman; Appropriations; Local Government.
- HOGGINS, DALE E.—Education and Libraries, Vice Chairman; Appropriations; Local Government.
- HOLMAN, FRANCIS E.—Higher Education; Local Government; Revenue and Taxation.
- HUBBARD, VAUGHN—Agriculture; Financial Institutions and Insurance; Natural Resources; Transportation.
- HUMISTON, HOMER—Local Government, Chairman; Public Health and Welfare; Revenue and Taxation.
- HURLEY, MRS. JOSEPH E.—Financial Institutions and Insurance; Public Health and Welfare; Revenue and Taxation.
- JASTAD, ELMER-Higher Education; Public Health and Welfare; Transportation.
- JOHNSON, DORIS J.—Education and Libraries; Revenue and Taxation; State Government and Legislative Procedures.
- JOLLY, DAN-Agriculture; Transportation; Natural Resources.
- JUELING, HELMUT L.—Financial Institutions and Insurance; Labor and Employment Security; Rules and Administration.

- KALICH, HUGH "BUD"—Education and Libraries; Local Government; Natural Resources.
- KING, RICHARD A.—Appropriations; Higher Education; Labor and Employment Security.
- KINK, DICK J .-- Appropriations; Higher Education; Natural Resources.
- KIRK, GLADYS-Rules and Administration; Appropriations; Local Government.
- KISKADDON, BILL—Business and Professions; Higher Education; Natural Resources; Transportation.
- **KOPET**, **JERRY** C.—Appropriations; Financial Institutions and Insurance; Local Government; Public Health and Welfare.
- LECKENBY, WILLIAM S.—Business and Professions; Local Government; Public Institutions and Youth Development; Transportation.
- LELAND, ALFRED E.—Transportation, Chairman; Business and Professions; Natural Resources.
- LEWIS, BRIAN J.—Financial Institutions and Insurance; Local Government; Natural Resources; Transportation.
- LITCHMAN, MARK—Business and Professions; Financial Institutions and Insurance; Judiciary.
- LUX, MARY STUART—Appropriations; Higher Education; State Government and Legislative Procedures.
- LYNCH, MARJORIE W.—Higher Education, Chairman; Appropriations; Public Institutions and Youth Development.
- MAHAFFEY, AUDLEY F.—Education and Libraries, Chairman; Appropriations; Local Government.
- MARSH, DANIEL G.-Appropriations; Higher Education; Judiciary.
- MARZANO, FRANK G.—Labor and Employment Security; Revenue and Taxation; State Government and Legislative Procedures.
- MAY, WILLIAM J. S. "BILL"—Education and Libraries; Rules and Administration; Transportation.
- McCAFFREE, MARY ELLEN—Revenue and Taxation, Chairman; Higher Education; Labor and Employment Security.
- McCORMICK, W. L. "BILL"—Business and Professions; Natural Resources; Transportation.
- McDOUGALL, BOB-Transportation, Vice Chairman; Agriculture; Rules and Administration.
- McGAVICK, JOSEPH L.—Local Government, Vice Chairman; Appropriations; Education and Libraries.
- MERRILL, JOHN—Appropriations; Local Government; Public Institutions and Youth Development.
- MOON, CHARLES-Agriculture; Appropriations; Higher Education.
- MORRISON, SID W.—Labor and Employment Security, Vice Chairman; Agriculture; Appropriations.
- MURRAY, JOHN S.—Business and Professions; Higher Education; Natural Resources; Revenue and Taxation.
- NEWHOUSE, IRVING—Agriculture, Chairman; Labor and Employment Security; Transportation.

- NEWSCHWANDER, CHARLES E.—Public Institutions and Youth Development, Chairman; Appropriations; Public Health and Welfare.
- O'BRIEN, JOHN L.—Financial Institutions and Insurance; Rules and Administration; State Government and Legislative Procedures.
- O'DELL, ROBERT-Financial Institutions and Insurance, Chairman; Judiciary; Transportation.
- PERRY, ROBERT A.—Business and Professions; Public Health and Welfare; State Government and Legislative Procedures.
- REESE, WALT-Business and Professions, Vice Chairman; Agriculture; Revenue and Taxation.
- RICHARDSON, GORDON W.—Appropriations; Business and Professions; Education and Libraries; Local Government.
- ROSELLINI, JOHN M.—Appropriations; Education and Libraries; Public Institutions and Youth Development.
- SALING, GERALD L.—Appropriations, Vice Chairman; Education and Libraries; State Government and Legislative Procedures.
- SAWYER, LEONARD A.-Local Government; Rules and Administration; Transportation.
- SHERIDAN, GEORGE P.—Appropriations; Business and Professions; Local Government.
- SMITH, SAM-Appropriations; Financial Institutions and Insurance; Local Government.
- SMYTHE, RICHARD L.—Higher Education, Vice Chairman; Natural Resources; Transportation.
- SPANTON, KEITH J.—Public Institutions and Youth Development, Vice Chairman; Natural Resources; Transportation.
- SPRAGUE, DAVID G.—Education and Libraries; Labor and Employment Secuirty; Transportation.
- SWAYZE, THOMAS A., JR.—State Government and Legislative Procedures, Vice Chairman; Appropriations; Judiciary.
- TAYLOR, DICK-Natural Resources; Rules and Administration; Transportation.
- THOMPSON, ALAN-Labor and Employment Security; Natural Resources; Transportation.
- VEROSKE, FRED A.—Financial Institutions and Insurance; Higher Education; Natural Resources; Transportation.
- WALGREN, GORDON L .-- Appropriations; Higher Education; Judiciary.
- WANAMAKER, F. PAT-Agriculture, Vice Chairman; Education and Libraries; Transportation.
- WHETZEL, JONATHAN—Public Health and Welfare, Chairman; Local Government; Transportation.
- WOLF, HAL-Business and Professions, Chairman; Higher Education; Transportation,
- ZIMMERMAN, HAROLD S.—Appropriations; Education and Libraries; Natural Resources.

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(and other Councils, Commissions, and Committees made up in part by legislative appointees)

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Dr. Glenn Terrell, Pres., W.S.U.

Dr. James E. Brooks, Pres., C.W.S.C.

Dr. Emerson C. Schuck, Pres., E.W.S.C.

Dr. Charles J. Flora, Acting Pres., W.W.S.C.

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HOUSE BILLS PASSED BY BOTH HOUSE AND SENATE SHOWING THE ACTION BY THE GOVERNOR THEREON

FORTIETH LEGISLATIVE SESSION-1967 REGULAR AND EXTRAORDINARY

House Bill No	Relating to:	Chapter Number	Date Effective
1	Aeronautics—Pilot Registration—Aircraft Search and		
3	Rescue, Safety and Education Fund	207	6/ 8/67
	Aircraft Excise Tax	9 Ex.	7/30/67
4	Taxation of Aircraft Fuel	10 Ex.	7/30/67
5	Civil Defense-Search and Rescue	203	6/ 8/67
6	Small Loan Agencies-Credit Unions	180	6/ 8/67
8	Legislative Council	134 Ex.	7/30/67
9	Legislators—Appointees—Emoluments	100 Ex.	7/30/67
10	Unsolicited Goods	57	6/8/67
11	Uniform Act for Simplification of Fiduciary		
	Security Transfers		6/ 8/67
12	Regulating Investments of Trust Funds by Fiduciaries		6/ 8/67
S- 16	Debt Adjusting		6/ 8/67
20	Budget Act—Cities Over 300,000	7	6/ 8/67
26	Firemen's Pension Fund		6/ 8/67
27	Investment of State Funds		6/ 8/67
28	State Investment Reserve Fund		6/ 8/67
29	Judges' Retirement Fund	28	6/ 8/67
30	Remittance of Moneys to State Treasury—		
0.1	Undistributed Receipts Fund		6/ 8/67
31 32	OASI Contribution Fund		6/ 8/67
32 36	Copyright		6/ 8/67
36 S-37	Irrigation Districts—Powers		6/ 8/67
38	Boundary Review Boards		7/ 1/67
36 41	Superior Court Judges—Salaries		6/ 8/67
42	Public Hunting and Fishing Areas		6/ 8/67 6/ 8/67
43	Supplemental Hunting Tags		6/ 8/67
52	W.U.T.C.—Participation in Federal Proceedings		7/30/67
53	Acquisition and Improvement of State Office	45 EA.	1/30/01
00	and Warehouse Space and Facilities	229	6/ 8/67
	*Partial veto		0, 0,0.
55	Public Works Contracts	70	6/ 8/67
57	Apprenticeship Council	6	6/ 8/67
60	Marine Recreation Land Act of 1964—Amendments	62 Ex.	7/30/67
61	State Aeronautics Commission	68	6/ 8/67
65	Public Lands	63 Ex.	7/30/67
67	Meat Inspection—Livestock Markets—Brands	120 Ex.	7/30/67
69	Reclamation by State		6/ 8/67
71	State Library—Intergovernmental Contracts		6/ 8/67
72	Department of Natural Resources-Outdoor Recreation.		7/30/67
74	Crimes and Criminal Procedure	200	3/21/67
S-76	Public Assistance—Child, Expectant Mothers,		
a	Adult Retarded Care		6/ 8/67
S- 77	Eminent Domain Proceedings—Fees and Costs		7/30/67
S- 78	State Planning and Community Affairs Agency	74	7/ 1/67
79	Sale of Prosser Armory		6/ 8/67
80	Chewelah Armory		6/ 8/67
82	Grant of Easement to Stevens County		6/ 8/67
83 86	Centralia Armory Site		6/ 8/67
00	imported Oyster Seed—inspection Cost	ж ех.	7/30/67

House		Chapter	Date
Bill No.		Number	Effective
S- 88 92	Public Lands—Leases for Cultivation of Shellfish Boards and Commissions—Compensation		6/ 8/67 6/ 8/67
93	Securities Act	199	6/ 8/67
96	Motor Vehicles—Driving Records—Fees—Overweight Fees	174	6/ 8/67
	Sections 1, 2, 3, 4 and 8 effective 7/1/67		-, -, -:
97	Tort Liability—Political Subdivisions—Municipal Corporations	164	6/ 8/67
S- 99	Food Processing—Licensing—Inspection—Penalty		7/30/67
101	Pesticide Poisons		6/ 8/67
107 109	Investment of Educational Permanent Funds Modernization of School Facilities		3/24/67 7/30/67
110	State Library Commission		6/ 8/67
115	Cities and Towns-Community Municipal Corporation		6/8/67
116 S- 118	Cities and Towns—Utility Local Improvement Districts. Probate—Small Estates—Settlement		3/21/67 7/ 1/67
132	Tacoma Armory		6/8/67
	*Partial veto		
133 S- 137	Water Districts		7/30/67 6/ 8/67
138	Probate Law and Procedure		7/ 1/67
S- 139	Counties—Sewerage, Water, Drainage Systems	72	6/ 8/67
140	Public Waters—Minimum Flow or Level		6/ 8/67
142 S- 146	Irish Seed Potatoes		6/ 8/67 7/ 1/67
150	Correctional Institution for Women		7/30/67
151	Payment of Wages Earned Prior to Death	210	6/8/67
153	Public Institutions—Use of Facilities for Education Purposes	46	6/ 8/67
156	Detention of Convicted Felons	60	6/ 8/67
158	Institutions—Chaplains	58	6/ 8/67
159 160	Hydraulic Projects—Approval by Fisheries, Game Food Fish and Shellfish—Privilege and Catch Fees	48	6/8/67
S- 170	Department of Commerce and Economic Development—	190	6/ 8/67
	Office of Foreign Trade	221	6/8/67
174	Water Resources—Basic Data Fund—Stream Gauging Fund	53	6/ 8/67
175	Visually Handicapped Persons		6/ 8/67
179	Water Pollution Control		6/ 8/67
182 183	Counties—Central Services Departments		7/30/67
185	OASI Coverage for Governmental Officers and	55 EX.	7/30/67
	Employees	5	2/ 7/67
186 188	Supplemental Pay Appropriation	4	2/ 1/67 6/ 8/67
197	Dairy Products and Dairy Product Substitutes		4/11/67
202	State Arts Commission	125 Ex.	7/30/67
207	Adopting the Capital Budget	142 Ex.	5/11/67
208 210	Executive Budget 1967-69 Biennium, Appropriations Licensed Practical Nurses		5/11/67 6/ 8/67
215	Summons, How Served		6/ 8/67
216	Crimes—Fire Alarms and Apparatus		6/ 8/67
222	Flood Control—State Assistance *Partial veto	136 Ex.	7/30/67
223	Public Funds—Investment	173	3/21/67
224	Commercial Transactions—Checks—Out-of-State		- (00 (5-
225	Loans—Interest	23 Ex.	7/30/67 6/ 8/67
227	Drivers' Licenses—Driver Education		6/ 8/67
236	Controlled Atmosphere Storage of Fruits and		
	Vegetables	215	6/ 8/67

House Bill No.	Relating to:	Chapter Number	Date Effective
244	Clerks of the Superior Court—Records	34 Ex.	7/30/67
258	Liability of Landowner Permitting Public Use for	010	0 / 0 /07
261	Recreational Purposes		6/ 8/67 7/30/67
269	Establishing a Traffic Safety Commission		5/11/67
200	*Partial veto	11. LA.	0/11/01
281	Elections—New Residents—Special Ballot, President		
	and Vice President	74 Ex.	7/30/67
S- 293	Water Districts—Consolidation and Merger	39 Ex.	7/30/67
295	Comprehensive Community Health Centers and		
906	Other Facilities	4 Ex.	7/30/67
296 297	Agricultural Marketing Associations		6/ 8/67
S- 303	Community Mental Health Programs		6/ 8/67 7/ 1/67
5- 500	*Partial veto	III Ex.	17 1701
S- 304	Mental Retardation and Mental Health	110 Ex.	7/30/67
	*Partial veto		
306	Sewer Districts—Consolidation—Merger		6/ 8/67
307 315	Water Masters Deputy Director of General Administration		6/ 8/67
319	Public Livestock Markets		6/ 8/67 6/ 8/67
S- 322	Barbering		6/ 8/67
~ ~	*Partial veto		0, 0,01
331	Savings and Loan Associations	49	6/8/67
S- 345	Motor Vehicles—Licensing		6/8/67
350	Teachers' Retirement		7/ 1/67
352	Use Fuel Tax		6/ 8/67
353	Drugs	71	3/21/67
355	Higher Education Facilities Commission—Title VI, Higher Education Act of 1965—State College		
	Trustees, Terms of Office	5 Ex.	7/30/67
360	Participation by State in Federal Programs	41 Ex.	7/30/67
365	School Districts—Change of Name		7/30/67
369	Irrigation Districts	169	6/8/67
376	Shoplifting—Detention—Defenses	76	6 / 8/67
387	Determining State Participation, 1970 World Exposition		
	Report to be submitted by 11/1/68	138 Ex.	7/30/67
389 S- 403	Fire Protection Districts—Commissioners, Compensation	51	6/ 8/67
5- 403	Expenses of State Personnel and Prospective Personnel— Moving, Interviews, Mileage, Advances	16 Ex.	7/30/67
404	Public Purchases—Five Percent Differential		7/30/67
405	Exemptions from Jury Service	39	6/ 8/67
413	Electricians—License and Bond	15 Ex.	7/30/67
416	State Fruit Commission	191	3/21/67
	Section 5 effective 7/1/68		
420	Motor Freight Carriers	69	6/ 8/67
438	Public Buildings—Design for Use by the Handicapped		010105
444	and Aged	35 36	6/ 8/67 6/ 8/67
444	State Canal Commission—Per Diem	50 Ex.	7/30/67
449	Acquisition of Surplus Property	70 Ex.	7/30/67
451	Safe Walkways To and From School		7/30/67
463	School Districts of Second or Third Class May		
	Employ Attorney		6/ 8/67
466	Public Health	51 Ex.	7/30/67
471	Probation Counselors—State Aid—Repeal of		B 40.6 1
4=0	Termination Date		7/30/67
476 478	Tuberculosis Control		6/ 8/67 6/ 8/67
410	*Partial veto	220	0/ 0/01

(*For Governor's veto messages on House Bills see pages 2376-2393.)

House Bill No			apter mbe r	Date Effective
483	Public Employees—Collective Bargaining *Partial veto	108	Ex.	7/ 1/67
490	Interlake School for Mentally Deficient Persons	18	Ex.	4/6/67
492	Harbor Lines			7/30/67
494	Importation of Liquor for Personal Use			6/ 8/67
496	Optional Municipal Code			7/ 1/69
497	Business Corporations			6/ 8/67
498	Public Health			7/30/67
511	Adopting the Interstate Agreement on Detainers			6/ 8/67
513	State Hospitals for Mentally Ill			7/30/67
516	Elections			7/30/67
517	General Administration—Purchasing			4/29/67
S- 532	5			7/30/67
S- 932	Insurance Section 1 effective 7/1/68	90	EX.	1/30/01
G 500	*Partial veto	105		6/8/67
S- 533	State Board for Vocational Education—Authority		77	
S- 534	State Personnel—Salary Payment Schedules		Ex.	7/ 1/67
535	Corporation—Directors—Actions Without Meetings			6/ 8/67
539	Public Hospital Districts		_	6/ 8/67
S- 548	Community Colleges*Partial veto		Ex.	4/ 3/67
554	Retirement of Personnel in Certain First Class Cities			6/ 8/67
S- 572	Tidelands—Transfer to Parks and Recreation Commission		Ex.	7/30/67
576	Department of Revenue—Board of Tax Appeals	26	Ex.	7/ 1/67
595	Highways—Fuel Tax—Distributions—Urban Arterials—			
	Bond Issue—Fees	83	Ex.	5/ 1/67
	Sections 56 through 61 effective 7/1/67; Section 63			
	effective 4/26/67			
596	Establishing a Four-Year College in Thurston County	47		7/ 1/67
608	Public Assistance—Aid to the Blind	78		6/ 8/67
612	General Rules for Governmental Receipt by Mail of Documents and Payments	222		6/ 8/67
	*Partial veto			
S- 617	Challenging of Registered Voters	225		6/ 8/67
	*Partial veto			
619	Electrical Inspectors	97	Ex.	7/30/67
626	Support of Other Governments by City Distributing			
	Electricity	52	Ex.	7/30/67
630	Air Space—First and Second Class Cities—Sale or Lease	99	Ex.	7/30/67
633	Sewer Districts—Leases	178		6/ 8/67
638	Crime Information Center	27	$\mathbf{E}\mathbf{x}$.	7/30/67
642	Motor Freight Carriers	170		12/ 1/67
656	Statewide City Employees Retirement System	28	Ex.	7/30/67
671	Required Courses—History and Government	64		6/8/67
675	School Instructional Materials	29	Ex.	7/30/67
677	Green Peas	195		6/ 8/67
678	Limitation of Actions	75		6/ 8/67
686	Outdoor Recreational Areas and Facilities—			
	Acquisition—Bond Issue	126	Ex.	
	Requires Voter Approval			
701	Public Assistance—Medical Care and Assistance	30	Ex.	7/30/67
702	Public Assistance—Eligibility			7/30/67
S- 713	Highways—Appropriations	123	Ex.	5/ 3/67
716	Community Colleges—Study	183		
	Study to be completed by 9/1/67		_	
S- 722	Providing for Highways, Bridges and Toll Facilities	145	Ex.	5/11/67
700	*Partial veto		_	= /00 /0E
723	Policemen, Cities of First Class—Residence		EX.	7/30/67
S- 730	Sports Stadiums—Counties—Cities—Participation	166		6/ 8/67
751	Countles—Electrical and Communication Lines—			e / 0 /em
753	Underground Conversion			6/8/67
	Motor Vehicle Operators—Financial Responsibility Governor's veto messages on House Bills see pages 2376–239	61		6/ 8/67
(101 (dovernor a veto messages on nouse Dins see pages 2376–239	J.)		

House Chapter Number Date Effective Bill No. Relating to: Number Effective 762 County Hospitals, Service Contracts with State Universities 36 Ex. 7/ 1/67 769 Land Exchange—Department of Natural Resources and Clark County 219 6/ 8/67 787 Publication of Session Laws 33 3/15/67 S-794 Class I Liquor License 55 3/20/67 S-802 Political Parties—Legislative District Chairmen— Precinct Committeemen 32 Ex. 7/30/67 844 County Recreation Districts 63 6/ 8/67 855 Chiropractors—Disciplinary Board 171 6/ 8/67 859 Counties—Finance—Garbage Disposal Sites— Compensation of County Officers 218 6/ 8/67 860 State Seal—State Flag 65 Ex. 4/19/67 866 Diking, Drainage, and Sewerage Improvement Districts 184 3/21/67 913 Cities and Towns—Prepayment of Estimated Future
762 County Hospitals, Service Contracts with State
Universities 36 Ex. 7/ 1/67 769 Land Exchange—Department of Natural Resources and Clark County 219 6/ 8/67 787 Publication of Session Laws 33 3/15/67 S-794 Class I Liquor License 55 3/20/67 S-802 Political Parties—Legislative District Chairmen—
769 Land Exchange—Department of Natural Resources and Clark County 219 6/ 8/67 787 Publication of Session Laws 33 3/15/67 S-794 Class I Liquor License 55 3/20/67 S-802 Political Parties—Legislative District Chairmen—
and Clark County 219 6/ 8/67 787 Publication of Session Laws 33 3/15/67 S-794 Class I Liquor License 55 3/20/67 S-802 Political Parties—Legislative District Chairmen—
787 Publication of Session Laws 33 3/15/67 S - 794 Class I Liquor License 55 3/20/67 S - 802 Political Parties—Legislative District Chairmen—
S-794 Class I Liquor License 55 3/20/67 S-802 Political Parties—Legislative District Chairmen—
S-802 Political Parties—Legislative District Chairmen— 32 Ex. 7/30/67 844 County Recreation Districts 63 6/8/67 855 Chiropractors—Disciplinary Board 171 6/8/67 859 Counties—Finance—Garbage Disposal Sites—
Precinct Committeemen 32 Ex. 7/30/67 844 County Recreation Districts 63 6/8/67 855 Chiropractors—Disciplinary Board 171 6/8/67 859 Counties—Finance—Garbage Disposal Sites—
844 County Recreation Districts 63 6/ 8/67 855 Chiropractors—Disciplinary Board 171 6/ 8/67 859 Counties—Finance—Garbage Disposal Sites—
855 Chiropractors—Disciplinary Board 171 6/ 8/67 859 Counties—Finance—Garbage Disposal Sites—
859 Counties—Finance—Garbage Disposal Sites— 218 6/ 8/67 860 State Seal—State Flag. 65 Ex. 4/19/67 866 Diking, Drainage, and Sewerage Improvement Districts 184 3/21/67
860 State Seal—State Flag. 65 Ex. 4/19/67 866 Diking, Drainage, and Sewerage Improvement Districts 184 3/21/67
866 Diking, Drainage, and Sewerage Improvement Districts 184 3/21/67
S, S
913 Cities and Towns—Prepayment of Estimated Future
Taxes and Assessments
918 Public Hospital Districts
*Partial veto
920 Counties—Prepayment of Estimated Future Taxes
and Assessments
926 Aeronautics—Airports
934 Limiting Total Dollar Amount of Property Tax Levies. 146 Ex. 7/30/67
*Partial veto
S-936 Public Assistance—Disability Assistance
941 Cities and Towns—L.I.D. Bonds
946 Pollution Control Facilities Tax Credit, Exemption 139 Ex. 7/30/67
960 Boundary Review Boards 98 Ex. 7/30/67
965 Statute Law Committee
966 Washington Clean Air Act—Amendment
975 Appropriation—Legislative Expense Including
Members' Expenses
976 Community Colleges—Transitional Provisions 58 Ex. 4/18/67
978 Providing for the Apportionment of State Funds to
School Districts
979 Property Tax—Levies for Support of Common Schools. 133 Ex. 5/10/67
980 Debt Adjustment
982 Appropriation—Expenses of the Legislature

HOUSE MEMORIALS AND RESOLUTIONS PASSED BY BOTH THE HOUSE AND SENATE

FORTIETH LEGISLATIVE SESSION-1967 REGULAR AND EXTRAORDINARY

House	Joint Memo	rial No. 1		School construction bond servicing, amend- ment petitioned
House	Joint Memo	rial No. 8	•••••	Federal highway funds, cut restoration petitioned
*House	Joint Memo	rial No. 18		Nooksack Indian lands, award, claims, investigation petitioned
*House	Joint Memo	rial No. 20		State alcoholism responsibilities, federal fund assistance petitioned
*House	Joint Resolu	ition No. 1	•••••	Agricultural, timber, open space lands, assessment
House	Joint Resolu	ition No. 13		Elective, appointive officials, compensation increase provisions
House	Concurrent	Resolution No	o. 1	Legislature, organization
		Resolution No		Governor's state of state message
House	Concurrent	Resolution No		Governor's budget message
House	Concurrent	Resolution No	. 6	Joint rules, 40th session, adopted
House	Concurrent	Resolution No		Cecil Hannan honored
House	Concurrent	Resolution No	o. 8	Oceanographic citizens' committee commendation
House	Concurrent	Resolution No	o. 9. 	Memorial services, deceased legislators
House	Concurrent	Resolution N	. 10	Governor's tax message, joint session
*House	Concurrent	Resolution No	o. 17	Boy Scout World Jamboree, state coopera- ation
*House	Concurrent	Resolution N	o. 18	Property tax exemptions, Legislative Council study
House	Concurrent	Resolution N		Legislative adjournment, 40th session, sine die, notification to Governor
*House	Concurrent	Resolution N	28	Legislature organized, extraordinary session, Governor notified
*House	Concurrent	Resolution N	o. 31	.Willapa Bay erosion problems, study
*House	Concurrent	Resolution N	э. 32	College students, loans, scholarship program, feasibility study
*House	Concurrent	Resolution N	o. 33	LID's, Legislative Council study
*House	Concurrent	Resolution N	o. 35	Miss Washington, Sandra Marth, official hostess
*House	Concurrent	Resolution N	o. 41	Public officials, employees, surviving spouse pension provisions, fiscal study
*House	Concurrent	Resolution N	o. 42	Water management, problems, Legislative Council study
*House	Concurrent	Resolution N	o. 44	Interim Municipal Committee created
*House	Concurrent	Resolution N	o. 45	School district buses, safety instruction, study
*House	Concurrent	Resolution N	o. 46	State alcoholism program, fiscal support, Legislative Budget Committee study
*House	Concurrent	Resolution N	o. 47	Public schools, costs, Legislative Budget Committee study

*House Concurrent	Resolution N		Shannon Walker, State Junior Miss, compliments
*House Concurrent	Resolution N		American heritage, school course desirability, study
*House Concurrent	Resolution N		Fisheries interim committee, cooperative interstate food-fish production, study
*House Concurrent	Resolution N		Game and game fish interim committee created
*House Concurrent	Resolution N		Legislative Building space allocation joint interim committee created
*House Concurrent	Resolution N	No. 57	Legislature, adjournment sine die, extraordinary session

^{*}Passed during Extraordinary Session

SENATE BILLS PASSED BY BOTH SENATE AND HOUSE SHOWING THE ACTION BY THE GOVERNOR THEREON

FORTIETH LEGISLATIVE SESSION—1967 REGULAR AND EXTRAORDINARY

Senat Bill N		Chapte r Number	Date Effective
2	Study of Duties and Salaries of State and County		1.1
	Officers	. 19	6/ 8/67
5	Parks and Recreation-Option Agreements		7/30/67
8	County Boundary Advisory Commission		6/ 8/67
9	Charitable Trusts		7/30/67
11	Motor Vehicles—Stop and Display Driver's License—		
	Defective Equipment	. 144	3/21/67
S- 15	Motorcycles and Motor-Driven Cycles		6/ 8/67
S- 18	Garnishment in Justice Court		6/ 8/67
S- 19	Garnishment in Superior Court		6/ 8/67
S- 23	Proprietary Schools		7/ 1/68
31	Intoxicating Liquors and Alcoholism		7/30/67
S- 33	Land Donation—San Juan Island National Historical	,	
	Park	. 94	6/ 8/67
34	Port Districts-Collective Bargaining and Arbitration.	. 101	6/ 8/67
36	Motor Vehicles	. 32	3/15/67
40	State Residential Schools-Residents-Financial	147	
	Responsibility	. 141	7/ 1/67
41	University District—Games for Hire	. 90	6/ 8/67
S- 42	Uniform Commercial Code	. 114	6/30/67
	Section 12 effective 3/21/67		
43	Motor Vehicles—Ownership—Registration—Security		
	Interests	. 140	6/30/67
45	Interlocal Cooperation Act	. 239	7/ 1/67
	*Partial veto		. "
46	Washington Clean Air Act	. 238	6/8/67
	*Partial veto		
49	Oceanographic Commission—Oceanographic Institute		•
	of Washington	. 243	7/ 1/67
	*Partial veto		
S- 52	Administrative Rules and Procedure	. 237	7/ 1/67
53	Humane Slaughter of Animals	. 31	6/ 8/67
55	Escrow Agents	. 76 Ex.	7/30/67
60	Grand Jury Proceedings-Attorneys-Appearance	. 130	6/ 8/67
62	Forest Reserve Funds	. 230	6/8/67
S- 63	Retail Installment Sales of Goods and Services	. 234	1/ 1/68
64	Deleting Requirement to Maintain Western State.	*	
	Hospital Dairy Herd	. 23	6/ 8/67
65	Banks and Trust Companies	. 133	6/ 8/67
68	State Public Pension Commission	. 128	6/ 8/67
69	Public Pension Commission-Volunteer Firemen's Fun	d 160	6/ 8/67
S-74	Diking and Drainage Districts-Improvement Districts.	. 154	6/ 8/67
75	Compensation of Official Court Reporters	. 20	6/ 8/67
76	Washington Nonprofit Corporation Act	. 235	7/ 1/69
77	Declaring Certain Uses of Telephone Unlawful	. 16	6/ 8/67
S- 78	Public Contracts—Bidding—Offshore Items	. 139	6/ 8/67
80	Motor Vehicle Drivers' Licenses	. 129	6/ 8/67
82	Pilotage Act	. 15	6/ 8/67
86	State Colleges—Degrees	. 231	6/ 8/67
88	Aliens—Land Ownership	. 163	3/21/67
89	Public Funds—Depositaries—Collateral Security		
	Requirements	. 132	- 6/ 8/67
(*Fo	r Governor's veto messages on Senate Bills see Senate	Journal.	5

a	An Delation to	CT 4	54.
Sena Bill N		Chapter Number	Date Effective
		11 4111001	Дуссиос
90	Urban Transportation Systems—Fuel Tax Exemptions and Refunds	96	6/ 8/67
91	Marital Documents—Copies of Armed Services Personne		6/ 8/67
92	Recording and Filing of Documents		6/ 8/67
93	Port Districts—Contract Sewer and Water Services		6/ 8/67
96	Washington Public Employees' Retirement System	. 127	3/21/67
101	Retail Sales Tax—Exemptions		6/ 8/67
S- 103	Delinquent or Dependent Children—Commitment	. 137	3/21/67
10 4	Cities and Towns—Vacation of Streets—Charter Petition	s 123	6/ 8/67
106	Littering		6/ 8/67
107	Compact for Education		6/ 8/67
113	Assignment of Patients to State Hospitals		6/ 8/67
119	Municipal Water and Sewer Facilities		6/ 8/67
120 121	Juveniles—Destruction of Records	. 93	6/ 8/67
141	Licenses	120	6/ 8/67
122	Legislative Lobbying		7/30/67
133	Port Districts—Expenditures for Promotional	. 101 Ex.	1/30/01
100	Hosting, etc.	. 136	6/8/67
135	School District Employees' Sick Leave		6/ 8/67
138	Liquor-Deleting Territory from University of		-• -•
	Washington Interdicted Area	. 21	6/ 8/67
139	Joint Governmental Operations—Deposit and Contro	1	
	of Funds		6/ 8/67
143	Administration of State Water Resources		7/ 1/67
152	Motor Vehicle Financial Responsibility		7/ 1/68
156	Phenylketonuria (P.K.U.) and Other Disorders		6/ 8/67
157	Work Release Program for Prisoners		7/ 1/67
159	Counties—Contract and Purchase Procedure		6/ 8/67
161	Mental Health, Misc. Services—Local Interstate Contract		6/ 8/67
163	Arrest by Teletype—Extradition		6/ 8/67
166 167	Vital Statistics		1/ 1/68
168	WSU Columbia River Electrical Research Station		6/ 8/67 3/21/67
169	Metropolitan Municipal Corporations Unfit Dwellings, Buildings and Structures		6/ 8/67
175	Water Rights		7/ 1/67
178	Mutual Savings Banks		6/ 8/67
181	Electricians and Electrical Installations		6/ 8/67
184	Liens—Towing and Storage of Vehicles		6/ 8/67
193	Public Building Service Maintenance Contracts—	. 100	0, 0, 0.
	Prevailing Rate of Wage	. 14 Ex.	7/30/67
194	Minimum Wages		7/30/67
196	Reconveyance of Lands to Snohomish County	. 18	6/ 8/67
197	Insurance—Unfair Practices and Competition	. 147	6/ 8/67
198	Appropriation—Legislative Expense and Members'		
	Subsistence		1/20/67
S- 199	Insurance		6/ 8/67
200	Superior Court—Judges Pro Tempore		6/ 8/67
201	Judicial Council		6/ 8/67
204	Motor Vehicle Fuel Tax	. 153	6/ 8/67
S- 206	Insurance		7/30/67
212 215	Public Employers—Insurance and Health Care Program	s 135	6/ 8/67
215	Annexation of Fire Protection District Territory	140	6/ 9/67
219	by City or Town. East Capitol Site.	. 146 . 43 Ex.	6/ 8/67 4/11/67
219	Selection of Jurors in Superior Court	. 43 Ex. . 92	6/ 8/67
221	Recording—Mortgages, Deeds of Trust—Master	. 34	0/ 0/01
	Form Instruments	. 148	6/ 8/67
233	Prison Terms, Paroles, and Probation	. 134	7/ 1/67
234	Public Service Companies		6/ 8/67
		·	

Seno Bill I		Chapter Number	Date Effective
S- 239 241	Commission Cities—Salaries, Mayor and Commissioner Sale, Exchange, of Washington State Patrol Land in	s 100	6/ 8/67
	Seattle	. 95	6/ 8/67
245	Registration of Contractors	. 126	6/ 8/67
247	Multistate Tax Compact	. 125	6/ 8/67
249	Motor Vehicle Speed Limits		6/ 8/67
250	State Universities-Sale or Exchange of Lands	. 116	6/ 8/67
251	Highways—Acquisitions to Preserve Limited Access or		
	Reduce Compensation		6/ 8/67
252	City or Town Streets as part of State Highways		6/ 8/67
254	Taxation—Credits—Records		6/ 1/67
255	Changing Excise Tax Laws* *Partial veto		5/11/67
256	Teachers' Retirement System	. 151	7/ 1/67
259	Deeds of Trust	. 30	6/ 8/67
261	Amending County Publication Notice, Sale or Propert		7/30/67
270	Local Government Indebtedness		6/ 8/67
280	Motor Vehicle Dealers and Salesmen Sections 4 through 15 and Sections 26 through 30	. 74 Ex.	4/22/67
	effective 7/1/67 *Partial veto		
282	Credit Life Insurance	. 82 Ex.	7/30/67
S- 283	PUD's, Cities, Electrical Companies—Cooperation—	. 62 Ex.	1/30/01
	Nuclear Facilities	. 159	6/ 8/67
284	Sexual Psychopaths		6/ 8/67
285	Motor Vehicle Excise Tax	. 121	6/ 8/67
286	Motor Vehicle Wreckers	. 13 Ex.	7/30/67
291	Agricultural Enabling Act-Agencies Applicable To	. 55 Ex.	7/30/67
294	Interstate Commercial Vehicles—Single Cab Cards	. 94 Ex.	7/30/67
S- 308	State Board of Education—Superintendent of Public		
	Instruction		6/ 8/67
311	PUD Commissioners—Compensation		6/ 8/67
315	Law Enforcement Officers' Training		7/ 1/67
318	County Officers—Compensation		7/30/67
320	Agriculture	240	6/ 8/67
	Section 47 effective 7/1/67		
	*Partial veto		# /00 /07
323	Legal Notice Publication Rates		7/30/67
324	Fire Fighting Equipment—Standardization		6/ 8/67
325	Probate Procedure *Partial veto		7/ 1/67
328	Municipal Courts—Departments—Change of Venue *Partial veto	241	6/ 8/67
333	Colony of the State Soldiers' Home	112	6/ 8/67
338	Gifts to Minors	88 Ex.	7/ 1/67
35 5	Operation of Vehicles Requiring Special Skills—		
	Classified Driver Licenses	20 Ex.	7/30/67
	Sections 1, 3 and 4 effective 1/1/68		
363	Historic Sites and Properties—Advisory Council on		
	Historic Preservation		7/30/67
364	Multi-Purpose Community Centers		6/ 9/67
366	Mobile Homes—Trailers—Safety and Equipment		6/ 8/67
369	Elections—County Freeholders—Voting Devices		7/30/67
371	State Building Authority Effective on the 30th day following the next sta election		
375	Common School Plant Facilities—Bonds	56 Ex.	4/18/67
376	Support of the Common Schools		3/15/67
376	Regulating Real Estate Brokers and Salesmen		6/ 8/67
381	Counties, Population 170,000 or Over—Highways—Ope		0/ 0/01
201	Spaces		6/ 9/67

Senate		hapter	Date
Bill No). N	umber	Effective
386	Colleges and Universities—Buildings, Facilities, Lands-		
	Powers and Duties	. 107 Ex.	4/22/67
	*Partial veto		
390	Highways—Urban Public Transportation Systems		6/ 8/67
S- 405	Bonds—Water Pollution Control Facilities	. 106	
G 400	Requires voter approval	110	4/ 1/05
S- 409 S- 414	Vocational Rehabilitation		4/ 1/67 3/21/67
419	Vacation of Streets and Alleys		7/30/67
S- 424	Scenic and Recreational Highway System		7/30/67
432	Specialized Forest Products		7/30/67
436	Appropriation—Legislative Expense and Members' Sub-		1700701
200	sistence—Legislative Council and Budget Committee		2/15/67
442	School Districts-Intermediate Districts-Directors-		
	Legal Advisers	67 Ex.	4/19/67
447	Firemen of Cities and Towns	91 Ex.	7/30/67
453	Nuclear Energy Committee	113 Ex.	7/30/67
457	Federal Obligations as Collateral for Deposit of		
	Public Funds		7/30/67
462	Tidelands—Use by Upland Owners		7/30/67
464	Civil Actions and Procedure		7/30/67
466	Court Commissioners		7/30/67
468	Property Tax—Senior Citizen Exemption		7/30/67
472	Leasing and Sale of State Lands		7/30/67 7/30/67
480 483	Administrative Procedure		6/ 8/67
486	Explosives Cities and Towns—Converting Overhead Electric and	39	0/ 0/01
400	Communications Facilities to Underground Facilities	110	6/ 8/67
491	Community College Development Districts		3/20/67
503	Stadiums—Dedication of Air Space Use—Property		0, 20, 0.
	Tax Exemptions	117 Ex.	7/30/67
505	Public Stadium Facilities		6/ 8/67
507	Communications—Intercepting, Recording, Divulging—		
	Penalty	93 Ex.	7/30/67
519	Actions by Parent for Death of or Injury to Child—		
	Damages	81 Ex.	7/30/67
52 9	Accidental Death and Dismemberment Insurance for		= (00 (0F
500	State Employees and Officials		7/30/67
532	Authorizing Capital Improvement Bonds	148 EX.	
545	Requires voter approval Highway Construction Bonds	7 Ex.	7/30/67
555	Elections—State Measures—Notices—Publication	96	6/ 8/67
S- 584	Sewer Districts—Annexation of Territory	11 Ex.	7/30/67
S- 604	Schools—Surplus Food Commodities		7/30/67
619	Legislative Budget Committee		5/ 3/67
621	Amending Supplemental Pay Appropriation		3/20/67
622	Banks, Trust Companies, Mutual Savings Banks-Re-		
	serves-Agricultural Commodity Commission Funds	54 Ex.	7/30/67
630	Creating Boards of Legislative Ethics	150 Ex.	5/11/67
	*Partial veto		
633	Appropriation—Legislative Expense and Members'		
•	Subsistence	1 Ex.	3/23/67
63 4	Planning and Community Affairs Agency—State		
	Census Board Abolished		7/ 1/67
638	East Capitol Site—Waterways	105 Ex.	4/28/67
04-	*Partial veto		H /00 /0F
	Registration and Regulation of Aircraft and Airmen	68	7/30/67
	Halibut—Marketing Practices	79	4/25/67
643	Claims—Distraint or Insolvency Proceedings	86 115	7/30/67
	Data Processing and Communications	110	7/ 1/67
	Vehicles Cross Weight Fees	110	7/1/67
651	Vehicles—Gross Weight Fees		7/ 1/6 7 5/ 3/6 7

SENATE MEMORIALS AND RESOLUTIONS PASSED BY BOTH THE SENATE AND HOUSE

FORTIETH LEGISLATIVE SESSION—1967 REGULAR AND EXTRAORDINARY

Senate Senate	Joint Memorial No. 2SST program advancement petitioned Joint Memorial No. 5State taxing authority, interstate businesses federal deferral petitioned
	Joint Memorial No. 6Indian tribal rolls, mailing list, tribe members availability
	Joint Memorial No. 9Federal income tax, exemption increase petitioned
	Joint Memorial No. 11Steelhead trout, game fish classification, Oregon petitioned
	Joint Memorial No. 15Bumping Lake enlargement, federal construction funds, petitioned Joint Memorial No. 18Fisheries control 12-mile limit, extended,
	Joint Memorial No. 19
	petitioned Joint Memorial No. 20
	Joint Memorial No. 21North Cascades study commission recom-
	mendations, implementation petitioned
*Senate	Joint Memorial No. 23 Merchant Marine maritime power reestab- lishment petitioned
Senate	Joint Resolution No. 5Public pension funds investments, authorization
	Joint Resolution No. 6Court of appeals, created
Senate	Joint Resolution No. 7Presidential succession amendment, ratification
Senate	Joint Resolution No. 17State building authority created
*Senate	Joint Resolution No. 23School, districts, excess levies, simple ma-
*Senate	jority vote requirement Joint Resolution No. 24
	provisions
	Concurrent Resolution No. 4Establishing joint interim commission on insurance
	Concurrent Resolution No. 6Oversight interim committee, federal grant programs
	Concurrent Resolution No. 7Dr. Garrett Heyns, commendation Concurrent Resolution No. 9Alaskan centennial commemoration
	Concurrent Resolution No. 10Legislative bills, consideration, time limitation
Senate	Concurrent Resolution No. 13Revenue, taxation bills, consideration, until adjournment
*Senate	Concurrent Resolution No. 15Public temporary advisory council on higher education, created
	Concurrent Resolution No. 16School district noncertified, appropriation, salary increase clarification
	Concurrent Resolution No. 18Legislative bills, 40th regular session, retransmittal retention by house of origin
	Concurrent Resolution No. 19Reintroduction of regular session bills, joint rules adopted
	Concurrent Resolution No. 21Regional planning, legislative council study Concurrent Resolution No. 24Legislative bills, extraordinary session, con-
	sideration limitation
	Concurrent Resolution No. 25 Century 21 Exposition, dissolution provisions
	Concurrent Resolution No. 26Urban transportation system, joint committee on highways study
* Senate	Concurrent Resolution No. 27Municipal industrial development corporations, legislative council study

^{*}Passed during Extraordinary Session

GOVERNOR'S MESSAGES ON HOUSE BILLS PARTIALLY VETOED

March 21, 1967.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am returning herewith to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to one item, **House Bill 53**, entitled:

"AN ACT Relating to state government; providing for state office and warehouse space and facilities."

The bill provides certain procedural changes for the Department of General Administration in completing any work on leased or rented property at a cost of less than \$2,500. An amendment was added in the Senate which eliminated from the jurisdiction of the Department of General Administration authority to act as the agent of colleges and universities in the purchase, lease, or rent of real estate to be used for instructional or housing purposes. This is in addition to the present provisions which eliminate any authority of that department over acquisition of real estate by colleges and universities for research or experimental purposes. This amendment was placed on the bill to eliminate any possibility of recurrence of a problem of several years ago regarding acquisition of property for a university. Its unintended result is that the Department of General Administration has effectively been removed from involvement in the purchase, lease or rent of real estate for the present three state colleges as well as the newly authorized fourth state college.

The unintended result is inconsistent with Recommendation 11 of the Council for Reorganization of Washington State Government which urges greater centralization of purchasing functions with regard to educational institutions.

I do not believe that this major departure in responsibility for acquisition of real estate, particularly at a time when a new four-year college which will not have substantial staff to deal with the problems of acquisition of real estate, should be accomplished by an amendment which was not intended for this purpose. If such a change in the responsibility of the Department of General Administration is made, it should be accomplished only after considerable study and reasoned deliberation.

Deletion of this amendment has been discussed with its sponsor who does not object to its deletion. With the exception of the certain item in Section 1 which I have vetoed for the reasons stated above, the remainder of the bill is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

March 21, 1967.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to one item, Substitute House Bill No. 88, entitled:

"AN ACT Relating to public lands; amending section 142, chapter 255, Laws of 1927 as last amended by section 1, chapter 79, Laws of 1963 and RCW 79.01.568; amending section 143, chapter 255, Laws of 1927 and RCW 79.01.572; amending section 144, chapter 255, Laws of 1927 as amended by section 40, chapter 271, Laws of 1951 and RCW 79.01.576; amending section 146, chapter 255, Laws of 1927 and RCW 79.01.584; amending section 148, chapter 255, Laws of 1927 and RCW 79.01.588; and amending section 149, chapter 255, Laws of 1927 and RCW 79.01.592."

This bill makes a number of amendments to the laws relating to leases of publicly owned beds of navigable tidal waters for cultivation of oysters, clams and other edible shellfish.

I have no objection to this legislation. However, section 2 of the bill amends RCW 79.01.572 in a manner inconsistent with the amendment of that section contained in Senate Bill No. 88 which also was passed by the legislature and approved by me. Fortunately, Senate Bill No. 88 makes all of the substantive changes in RCW 79.01.572 relating to cultivation of shellfish which are contemplated by section 2 of Substitute House Bill No. 88. In order to give effect to the legislative intent and to prevent the confusion which results from the adoption of conflicting amendments to the same statute, I have vetoed section 2. The remainder of Substitute House Bill No. 88 is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,
Governor.

March 21, 1967.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to one item, **House Bill 132**, entitled:

"AN ACT Relating to state government; authorizing the sale, lease or exchange of the Tacoma armory and the acquisition of a new armory or armories."

The purpose of this bill is to authorize the sale of the Tacoma armory at such time as there may be sufficient money in hand from the sale or other sources to replace the armory in Pierce County.

The bill contains several safeguards to assure this result. One of the redundant safeguards is the establishment of a special account in the treasury to hold the proceeds of the sale.

I fully agree with the legislative intent that if the armory is sold the funds should be used only for the replacement of the armory. I am satisfied that this can be accomplished without setting up one more special accounting entity in our already too cumbersome fund structure. This matter has been discussed with the prime sponsor of the bill, and with his agreement I am vetoing the language establishing this special fund. I have therefore vetoed certain language in the third paragraph of Section 1. The remainder of **House Bill 132** is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

VETO MESSAGES GOVERNOR'S MESSAGES ON HOUSE BILLS OF 1967 EXTRAORDINARY LEGISLATIVE SESSION PARTIALLY VETOED AFTER ADJOURNMENT

May 10, 1967.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to one item, **Engrossed House Bill No. 222**, entitled:

"AN ACT Relating to control of flood waters."

This bill provides for financial contributions by the state to assist local units of government with flood control projects. Section 3 authorizes the director of the Department of Conservation to determine when certain statutory conditions for financial aid have been fulfilled. This section also provides that the director shall request "the state auditor to issue" the proper warrant for the state's financial contribution. Under the Budget and Accounting Act, the state auditor no longer performs the function of issuing warrants. This function is performed by the state treasurer.

I am certain that the legislature did not intend to alter established procedures under the Budget and Accounting Act. Therefore, I have vetoed the words:

"the state auditor to issue"

which appear on lines 22 and 23 of page 2 of the bill in order to make this enactment consistent with the Budget and Accounting Act.

The remainder of Engrossed House Bill No. 222 is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

May 11, 1967.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to certain items, **House Bill 269**, entitled:

"AN ACT Relating to state government; establishing the Washington Traffic Safety Commission."

This bill gives to the Governor ultimate responsibility for the administration of the traffic safety program of the state, as required by the National Highway Safety Act of 1966. It also establishes a Washington Traffic Safety Commission to assist the Governor by finding solutions to the problems that have been created as a result of the tremendous increase of motor vehicles on our highways and the attendant death and accident tolls. It is intended as a permanent successor to the Washington Safety Council. I believe that this commission is an important addition to the traffic safety program of the state, for not only does it comply with the requirements of the National Highway Safety Act, but it will provide a focal point for the development of new and imaginative approaches to traffic safety, both at the local and state level of administration.

Because of the substantial impact of federal traffic safety legislation on local communities, it became obvious that local government should be represented on the commission. Therefore, at my suggestion, representatives of the governing bodies of both counties and cities were added by floor amendment, to be appointed from the Association of Washington Cities and the Association of County Commissioners. In addition, the county road administration engineer was added by committee amendment, because of his relationship with county government. I believe the county road administration engineer can play an important role in the county traffic safety program. However, I believe the interests of city and county government should be equally represented and that this representation should come from those involved in

the highest level of local government. The act provides for the appointment of advisory committees. Either as a member of an advisory committee or as an informal advisor, the county road administration engineer will serve a valuable role in assisting in the work of the commission. However, to maintain equality of representation, I have vetoed the item making him a member of the Traffic Safety Commission. If, during the next biennium, the Traffic Safety Commission feels he should be a member, they may recommend he be added by the next legislature.

The commission replaces the Washington Safety Council, a permanent body, and is itself intended to work with the problem of traffic safety on a permanent basis. Section 16 eliminates the Traffic Safety Commission on July 1, 1969, but apparently does not reactivate the Washington Safety Council. I believe the work of the commission should not be hampered by legislation which terminates its existence at the end of two years unless the legislature takes further affirmative action. If a majority of the members of each house believe that the commission should be terminated or altered, they may do so in the normal legislative process. I have therefore vetoed Section 16 eliminating the expiration date of the act. With the exception of the foregoing items which I have vetoed, the remainder of the act is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

April 7, 1967.

To the Honorable,

The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning herewith without my approval as to one item, **House Bill 303**, entitled:

"AN ACT Relating to the establishment and development of community mental health programs."

In my State of the State Message, I stated that "of all human needs, none can be more compelling—and none more important than to meet the urgent needs of our unfortunate and unrepresented citizens afflicted with mental illness and retardation. The degree of the problem requires an equal degree of response. To do less is neither fiscally responsible nor humanely defensible.

"Over and above state action, this administration will support the expansion of comprehensive community services in creating a network of community mental health and retardation clinics which can deal with these problems at the level of local concern."

House Bill 303, the Community Mental Health Services Act, is one of three parts of a package to accomplish these goals. I believe it represents a major stride forward in recognizing that many facets of mental illness can be handled with greater success for the individual and the community without requiring transportation of individuals to large institutions far from their homes.

House Bill 303 was amended to add to Section 2 a subsection (3) defining "Community Mental Health Program" as "any consciously adopted program designed to help people learn to avoid mental crisis." This language is contained as a suggested definition in the state's mental health grant-in-aid plan submitted to the federal government. The attempt to define the programs covered by this bill was meritorious, and would have improved the legislation. Unfortunately, the amendment inadvertently left out two words, "or overcome", from the definition contained in the grant-in-aid plan, thus suggesting that community mental health programs are designed only to prevent and not to treat mental crisis.

Not only do the goals and requirements of the remainder of the act conflict with this concept of community mental health programs, but such a concept would not meet federal matching fund requirements and would result in loss of federal revenue of approximately \$2.7 million to assist in establishment of community mental health programs anticipated in the budget passed by both houses of this legislature.

I am sure it was not the intention of the legislature or the sponsor of the amendment to cast any doubt on the ability of the community programs to aid individuals in overcoming mental crises, nor the ability of the state to participate in federal matching programs for community mental health. For this reason, I have vetoed subsection (3) of Section 2 and have approved the remainder of the bill.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

April 19, 1967.

To the Honorable,

The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning herewith, without my approval as to one item, **House Bill 304**, entitled:

"AN ACT Relating to mental retardation and mental health."

This bill is the final part of a package which I introduced to create a basis for development of a progressive community mental health and retardation program in the state. House Bill 304 contains provisions making available to local government a source of funds with which to develop these programs.

Section 14 amends RCW 70.32.080. The same statute was substantially changed in House Bill 476. The only amendment to that statute in House Bill 304 is in a portion of the statute which was deleted by the earlier bill.

Therefore, if the language as contained in House Bill 476 is allowed to remain, the amendment contained in House Bill 304 is not necessary. Because I believe it was the intention of the legislature that the substantive changes in House Bill 476 not be altered by House Bill 304, I have vetoed Section 14. The remainder of the bill is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

March 21, 1967.

To the Honorable,

The House of Representatives of the State of Washington

(Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to certain items, Substitute House Bill 322, entitled:

"AN ACT Amending barber law."

This bill makes a number of improvements in the laws regulating the practice of barbering.

Under existing law, no license is required where one person performs barbering services for family members or friends without compensation. As originally introduced, this bill would have limited this exemption to barbering services performed on members of the family. The legislature properly added by amendment barbering services performed for neighbors and friends, so that there would be no change in existing law. However, because of language deleted in the original bill Section 1 of the bill would exempt from licensing a person performing barbering services upon friends, neighbors or members of his immediate household even though he might be receiving compensation for the services, so long as they were performed within the household. We do not believe the legislature intended to broaden the exemption to include services performed for compensation. In order to prevent this result, I have vetoed all of Section 1 so that the provisions of RCW 18.15.010 will remain unchanged.

I have also vetoed Section 7 because it amends RCW 18.15.055 in a manner inconsistent with the amendment of that section contained in House Bill 92 passed by the legislature and heretofore approved by me. The veto of this section will make no substantive change in the law.

With the exception of Section 1 and Section 7 which I have vetoed, the remainder of **Substitute House Bill 322** is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

March 21, 1967.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the legislature without my approval as to one item, **House** Bill 478, entitled:

"AN ACT Relating to state government; authorizing the sale, lease or exchange of the Yakima armory and the acquisition of a new armory or armories."

The purpose of this bill is to authorize the sale of the Yakima armory at such time as there may be sufficient money in hand from the sale or other sources to replace the armory in Yakima County.

The bill contains several safeguards to assure this result. One of the redundant safeguards is the establishment of a special account in the treasury to hold the proceeds of the sale.

I fully agree with the legislative intent that if the armory is sold the funds should be used only for the replacement of the armory. I am satisfied that this can be accomplished without setting up one more special accounting entity in our already too cumbersome fund structure. This matter has been discussed with the prime sponsor of the bill, and with his agreement I am vetoing the langage establishing this special fund. I have therefore vetoed certain language in the third paragraph of Section 1. The remainder of House Bill 478 is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,
Governor.

April 28, 1967.

To the Honorable,

The House of Representatives of the State of Washington

Ladies and Gentlemen:

I return without my approval as to one item, House Bill No. 483, entitled:

"AN ACT Relating to Labor Relations; providing a uniform statutory basis for implementing the right of public employees to organize and to be represented for the purpose of collective bargaining by organizations of their own choice."

This executive request bill is intended to promote the continued improvement of the relationship between public employers and their employees by providing a uniform basis for implementing the right of public employees to join labor organizations of their own choosing and to be represented by such organizations in matters concerning their employment relations with public employers. Sections 1 through 12 deal with public employees of counties, municipal corporations or political subdivisions of the state. For such employees, the Department of Labor and Industries is responsible for implementation of the law, through the promulgation of necessary rules and regulations.

Section 13 deals only with State employees and provides clear statutory authority for the Personnel Department to establish collective bargaining procedures by rule and regulation. Section 13 was deleted by the House. By amendment the Senate reattached this section to the bill, but in doing so, placed it in a new position in the bill. As a result, Section 9 which requires the Department of Labor and Industries to promulgate rules effectuating the Act, includes within its scope, the provisions of Section 13, which are intended to deal only with the duties of the Personnel Board. Two years ago, I vetoed a bill dealing with collective bargaining for public employees, primarily because of its total inadequacy in delineating the responsibilities of the Personnel Board and other agencies of State government. I again believe it would be unfortunate to allow the ambiguity created by the Senate amendment to remain. I have therefore vetoed in Section 9 the words, "of Sections 1 through 13" to maintain the legislative intent that the Personnel Board retain responsibility for collective bargaining by State employees and that the Department of Labor and Industries retain authority for dealing with collective bargaining by other public employees.

With the exception of the item in Section 9, which I have vetoed for the reasons set forth above, the remainder of the bill is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

April 12, 1967.

To the Honorable,

The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning herewith without my approval as to certain items, **House Bill No. 516**, entitled:

"AN ACT Relating to elections."

This bill makes a number of improvements in the statutes relating to elections. Sections 11 through 33 of the bill authorize the State Voting Machine Committee to approve certain types of new voting devices which permit paper ballots and punch cards to be counted automatically. I approve of this legislation, but object to sections 26 and 33 of the bill.

Section 26 requires the use of duplicate ballots or ballot cards which are to be counted by an automatic vote tallying system. Although several other

states utilize these new voting devices, no state requires duplicate ballots or cards.

The Auditor of Clark County plans to utilize this new voting system in the 1968 elections, if one or more suitable devices are approved by the State Voting Machine Committee. He is concerned that the use of duplicate cards and duplicate envelopes will unnecessarily complicate the voting procedure at a time when voters are becoming accustomed to a new system. The Director of Elections of Oregon has reported favorably to the House Committee on State Government and Legislative Procedures on the punch card voting system now in use in Oregon, which does not involve the use of duplicate ballots; and representatives of the Secretary of State's office have observed this system in operation in Oregon, and feel that duplicate ballots are unnecessary to assure secrecy in voting and protection for the ballots.

Moreover, requiring duplicate ballots or ballot cards tends to limit competition among the manufacturers of different types of new voting equipment. Although it is inconvenient and somewhat cumbersome to use duplicate punch cards, the equipment presently used in other states will mark duplicate cards in a single operation by the voter. Requiring a voter to mark two ballots separately would be so cumbersome and inefficient as to render these systems non-competitive with punch card systems.

The Secretary of State anticipates that during the next two years no more than one county will attempt to use these new devices. During this trial period it would seem desirable to have a maximum of competition among all manufacturers of equipment which the Voting Machine Committee approves. This will give the county auditors, the Secretary of State and the legislature an opportunity to study various types of new voting devices.

Section 33 states that the provisions of sections 11 through 32 of the bill will apply only to counties of the second class, which includes Clark County. The purpose of this section is to limit the use of these new voting devices to no more than three counties until such time as the new systems can be observed in operation in this state. I have no objection to this policy determination by the legislature; however I believe the language of section 33 will have a result not intended by the legislature.

Included among the sections of this bill which apply only to counties of the second class are several sections of existing law relating to the conduct of elections and regulating the use of voting machines. As amended by this bill these statutes also would be applicable to the new voting systems. However, if these amended laws apply only to counties of the second class, it is doubtful that any amended section of the law would apply to the other counties of the state. This inadvertently could leave most of the counties of the state without necessary laws regulating the conduct of elections and particularly the procedure by which voting machines are approved by the State Voting Machine Committee.

This problem has been called to the attention of several members of the legislature who wished to limit the number of counties which could utilize new voting devices. It is my understanding that another bill will be proposed to the legislature to give effect to the original intent of the legislature without creating the problem caused by section 33 of this bill.

For the foregoing reasons I have vetoed sections 26 and 33. The remainder of **House Bill No. 516** is approved.

Respectfully submitted, (Signed) DANIEL J. EVANS,

Governor.

April 3, 1967.

To the Honorable,

The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning herewith without my approval as to one item, Substitute House Bill No. 548, entitled:

"AN ACT Relating to education and establishing community college districts."

This legislation is among the most significant enacted by the Fortieth Legislature. It provides for a statewide system of community colleges organized into twenty-two community college districts.

The bill contemplates that vocational-technical institutes will become a part of the community college system; however, section 77 of the bill grants to common school districts in counties of the second, first, A and AA class the option of maintaining any existing vocational-technical institute independent of the community college system, if the institute were operated independently of a community college on January 1, 1967.

According to the Superintendent of Public Instruction the vocational-technical institutes which would be affected by this provision of the bill are located in the Bellingham, Clover Park, Lake Washington, Olympia, Renton, Tacoma and Walla Walla school districts. The Olympia and Walla Walla institutes are located in third class counties; thus these school districts would not have the option afforded by section 77 to the other five school districts operating independent vocational-technical institutes. This may be of little consequence in Walla Walla where the school district plans to operate its institute as a part of the Walla Walla Community College; thus Olympia school district may be the only district denied the option to maintain an independent vocational-technical institute.

Irrespective of the choice which may be made by these local districts, I believe it should be a choice equally available to all districts maintaining independent vocational-technical institutes. Therefore, I have vetoed that portion of section 77 which limits this choice to districts

"located in any county of the second, first, A or AA class."

The remainder of Substitute House Bill No. 548 is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

March 21, 1967.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval as to certain items, **House Bill No. 612**, entitled:

"AN ACT Providing general rules for receipt by mail of certain remittances, reports, etc., required by the state and local sub-divisions thereof."

This bill provides that whenever reports, claims, tax returns, remittances, statements and other documents required or authorized to be filed with the state or any payments made to the state, or to any political subdivisions thereof, are transmitted through the United States mails, they shall be deemed filed and received by the state or political subdivision on the date shown on the postmark.

I do not object to the general purpose of this legislation, which is to prevent penalties from accruing to taxpayers and others required to file tax returns and government reports where the sender has relied upon the mails and delay has occurred in delivery through no fault of the sender.

However, as drafted, this bill could apply to documents such as conveyances or security interests which are not required to be filed, but which may be filed with state or local agencies in order to give notice to third persons.

The bill contemplates that when a document is not received, the government agency will notify the sender, who is given ten days to mail a duplicate without incurring a penalty. It seems obvious that such a statutory scheme was intended by the legislature to apply to a limited class of document which the government agency would expect to receive periodically, so that it would give notice of its non-receipt to the sender in the normal course of the agency's business.

Since this type of statute cannot apply to documents the government agency cannot anticipate such as documents permitted, but not required, to be filed, I have vetoed the words, "or authorized", on page one, line eight of the bill.

The remainder of House Bill No. 612 is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

March 21, 1967.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the legislature without my approval as to one item, **Substitute House Bill 617**, entitled:

"AN ACT Relating to challenging of registered voters."

This bill revises the procedure for challenging a person's right to vote on the ground that he does not reside in the precinct in which he is registered. Under existing law and under this bill, such a challenge must be made at least sixty days before an election, so that a challenged voter may preserve his right to vote by transferring his registration to the precinct where he resides.

This bill further protects the rights of the challenged voter by assuring that he will receive a notice in the mail at his new address advising him that his current registration has been challenged. However, there is one restriction in the bill which is not necessary to protect the challenged voter. This is the provision that another registered voter cannot make the challenge unless he resides in the same precinct.

Therefore, I have vetoed lines 24 and 25 on page one of the bill which provides:

"(3) The registered voter may only challenge the residence of another voter in his precinct."

The remainder of Substitute House Bill 617 is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,

Governor.

May 11, 1967.

To the Honorable.

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to certain items, Substitute House Bill No. 722, entitled:

"AN ACT Relating to highways and the operation of vehicles thereon."

This is the highway omnibus bill. It contains 81 sections dealing with a multitude of highway related matters.

Section 52, added by floor amendment, is the result of the valid concern of many legislators over the failure of the judiciary to apply a consistent policy in sentencing persons convicted of driving while their licenses have been suspended or revoked. The present law provides for a minimum sentence upon conviction of ten days confinement, and a maximum sentence of six months confinement; however, a judge has the power to suspend any or all of the sentence or place the person convicted under probation. Under the amendment contained in Section 52, the penalty for the first conviction would remain at a minimum of ten days and a maximum of six months, but the judge would be prohibited from suspending five days of the sentence. Upon the second conviction, punishment would be imprisonment for a minimum of ninety days to a maximum of one year, ninety days of which could not be suspended. Upon the third conviction, punishment would be imprisonment for one year, no part of which could be suspended. I have no disagreement with the legislative determination that progressively more severe sentences should be given for the offense of driving while a license has been suspended or revoked; for individuals convicted of this offense have previously violated the law and have poor driving records. I believe the growing traffic safety problems in the state require strict enforcement of the law; and more severe sentences play an important role in this program.

However, I have been urged, not only by judges but by prosecutors, to veto the provisions of this bill which totally remove from the judge all discretion to suspend a sentence. Apparently many cases arise in which an individual is not fully aware that his license has been suspended or revoked, or is honestly mistaken as to the current status of the revocation or suspension. In this type of situation, where the offense is not willful, I believe the judge should retain the discretion to suspend a sentence. For this reason, I have vetoed those items in Section 52 which provide for mandatory jail sentences and all of Sections 53 and 54. However, I am requesting both the Judicial Council and the President of the Washington State Magistrates Association to consider the problem of inconsistent sentences by judges for this offense, in an attempt to standardize sentencing procedures in cases where there are no mitigating circumstances which are legitimate grounds for a suspended sentence.

Section 64 amends the 1961 state billboard act regulating billboards on interstate and certain "scenic" highways. This legislation has a lengthy history.

The Federal Aid Highway Act of 1959 (Public Law 86-342) established certain national standards for regulation by states of outdoor advertising signs. The act provided that the federal highway administrator could enter into agreements with the various states relative to control of outdoor advertising signs to meet the federal standards. The State of Washington entered into such an agreement on June 23, 1961, after passing the state's 1961 act establishing standards to meet the federal requirements. Our 1961 act was accepted as fully meeting the federal requirements at that time, and accordingly the state has been accumulating the right to receive "bonus" contributions from the federal government equal to one-half of one percent of federal highway funds authorized under the Federal Aid Highway Act. If the state fails to perform its obligations under the agreement, it will not receive this bonus from the federal government. The total amount of the bonus presently

accumulated is \$903,000, with the total amount due the state if it complies with its agreement estimated at over \$2 million.

Despite this substantial benefit to the state, the 1961 act required only that approximately 470 of the 7,600 signs owned by outdoor advertising companies in the state be removed. Nevertheless, the 1961 act has been the subject of lengthy litigation, having now been held constitutional by the Thurston County Superior Court. Hopefully the litigation under this act will be completed shortly, for the state must remove the signs covered by its agreement with the federal government by January 1, 1968 to retain its eligibility for approximately \$2 million in bonus payments.

I believe the concept of regulation of billboards along our highways has clearly been accepted by both the state and federal government, and by the overwhelming majority of the citizens of this state. I am unwilling to allow any changes in the state law which would create the possibility of further litigation, either postponing the time at which the 1961 act may become effective or endangering the "bonus" highway funds the state should receive, unless there is substantial benefit received from the change. I am convinced that Section 64 of Substitute House Bill No. 722 provides little benefit to the state.

I have been assured by the Chairman of the Subcommittee on Roads of the House Public Works Committee of the Congress and by the Secretary of Transportation that this state will not be penalized in the next biennium for failure to enact legislation in addition to the 1961 state act. It was reemphasized as late as May 4 that the federal legislation would be completely rewritten, and it is clear that the concept of "customary use" presently contained in the federal act will no longer be pertinent. Thus, I do not believe the study authorized by Section 64 is pertinent. If the highway interim committee of the state legislature wishes to study this concept and others necessary to comply with any federal beautification requirements, it is authorized and directed to do so under Section 69 (11) of this bill, and does not require any authorization in Section 64.

Section 64 could result in new litigation over the constitutionality of the classification of signs to remain standing and those to be removed on the interstate and scenic highway systems. The present litigation extending since 1964 will be sufficient to test these issues. The removal of signs should be accomplished in accordance with the 1961 act if the Supreme Court in the present litigation determines it to be constitutional.

Section 64 also allows the Highway Commission to negotiate an agreement with the Secretary of Transportation, as provided by the Highway Beautification Act of 1965, subject to veto by the joint committee on highways. The Federal Highway Beautification Act of 1965 covers both the interstate and primary highways. The legislature has not enacted any control over outdoor advertising signs along the primary system, except for certain scenic highways. Therefore, the negotiation with the Secretary of Transportation for such an agreement is meaningless. The existing agreement with the federal government under the 1959 federal act referred to above relates to removal of billboards on the interstate system. Modification or failure to perform this agreement by January 1, 1968, may result in the loss of the "bonus" highway money.

Section 64 authorizes the Attorney General to institute suit to determine the adequacy of state laws to control billboards. The federal law also gives him that authority. Whether or not it did so, specific legislative authority would not be required to authorize the Attorney General to act to contest any determination that the law of the State of Washington is inadequate to meet federal requirements.

Finally, the section prohibits erection of signs prior to July 1, 1969, within the areas protected under the 1961 act. This sentence restates, with the addition of the time limit, RCW 47.42.030 which provides:

"Except as permitted under this chapter, no person shall erect or maintain a sign within a protected area or scenic area."

This provision has prevented since March 11, 1961 the erection of any new signs prohibited by the 1961 act. The addition of the words "prior to July 1, 1969" to Chapter 47.42 RCW might be construed to amend RCW 47.42.030 and to permit any sign to be erected after July 1, 1969, thus completely nullifying the 1961 act, unless the July 1, 1969 time limit is repealed at the next session of the legislature.

Thus, I have vetoed Section 64, because its provisions are unnecessary, and create the possibility of additional undesirable litigation over the 1961 state act. I believe the veto of Section 64 will maintain Washington's position of leadership in the field of highway beautification. On the other hand, it should be recognized by the legislature and the citizens of the state that outdoor advertising is a legitimate industry, and signs located in appropriate places frequently serve the interests of the highway traveler. Particularly in the light of changing federal requirements, it would be a great service to the state, if representatives of the outdoor advertising industry and other citizens interested in highway beautification were to work together to develop a statewide policy which would protect the legitimate interests of the industry and still preserve the natural beauty of our state for the highway traveler to view.

I have not based my decision to veto the aforementioned items on the basis of any determination with regard to the constitutionality of the highway omnibus bill. However, I have been more willing to veto portions of the act in an attempt to decrease the possibility for challenge of constitutionality and because I regret the growing use of "omnibus bills" in which the legislature combines many provisions in the final moments of the legislative session, which members of each house do not have an opportunity to consider separately. In commenting on this procedure, the Washington State Supreme Court stated in 1951:

"Such bills, popularly called 'omnibus' bills, became a crying evil, not only from the confusion and distraction of the legislative mind by the jumbling together of incongruous subjects, but still more by the facility they afford to corrupt combinations of minorities with different interests to force the passage of bills with provisions which could never succeed if they stood on their separate merits. So common was this practice, that it got a popular name, universally understood as logrolling."

I do not pretend to have removed from the bill every section which may become involved in litigation. Neither do I pretend to reach any conclusion that the bill is not legally proper. However, I am hopeful that in future sessions, the legislature will attempt to avoid provisions which create the possibility of challenge on this basis.

With the exception of the several items discussed herein, which I have vetoed, the remainder of Substitute House Bill No. 722 is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,
Governor.

May 11, 1967.

To the Honorable,

The House of Representatives of the State of Washington (Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to one section, **House Bill No. 934**, entitled:

"AN ACT Implementing law putting additional limitations on regular property tax revenue."

This bill deals with a number of aspects of the property tax. The principal purpose of the bill is to make a number of amendments to the 1965 act which placed a "freeze" on property taxes. Both the bill and the original 1965 act are designed to prevent skyrocketing property taxes in the event the ratio of assessed value to true and fair value of property were to increase substantially. This bill clarifies a number of problem areas which were created by the 1965 act, and also greatly strengthens the protections afforded to property taxpayers. The ultimate effect of these amendments is to provide the same protection by statute which would be afforded if the state constitution directed that property be assessed at 25% of true and fair value. I approve of these provisions of the bill.

In addition to the amendments to the 1965 act, Section 10 of House Bill No. 934 provides that whenever a county assessor determines that there has been an increase in the true and fair value of any parcel of real property, he shall give a notice of such increase to the taxpayer on or before June 15. This notice is designed to afford the taxpayer an opportunity to appeal this determination to the County Board of Equalization. I have no objection to Section 10. However, the emergency clause contained in Section 11 of the bill would require notices of increases made this year to be sent before June 15, 1967, which the assessors of the state are not equipped to do.

I have vetoed Section 11 in order that the assessors can take the necessary steps to comply with Section 10 in an orderly fashion prior to June 15 of next year.

By vetoing the emergency clause, it is not my intention to delay immediate implementation of Section 7 of the bill, which by its terms is designed to be effective no later than July 1, 1967. Section 7 is designed to establish a classification and salary plan for those employees of county assessors who act as appraisers of property. The purpose of Section 7 of the bill is to assist the county assessors in attracting qualified personnel to perform the extremely important function of appraising property for tax purposes. Only by accurate appraisals can property taxpayers be equally and fairly treated. Early implementation of Section 7 should assist in this goal.

For the reasons stated above, I have vetoed Section 11. The remainder of **House Bill No. 934** is approved.

Respectfully submitted,

(Signed) DANIEL J. EVANS,
Governor.

	SUBJECT	AND B	ISTURY	OF HC	USE BI	LLS.				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
1.	Representatives Copeland, Bottlger and Avey (by legislative council request): Relating to aeronautics and providing for state registration of pilots	25	590	748	957		1202	1231	1340	S. 1570 CH. 207, '67
2.	Representatives Copeland, Bottiger and Avey (by legislative council request): Limiting the civil liability of owners and operators of aircraft to invited passengers	25								
3.	Representatives Copeland, Bottiger and Avey (by legislative council request): Changing aircraft excise and registration laws	25	590	748	956, 1444		1680	1681	1691	S. 1790 CH. 9, '67 Ex
4.	Representatives Copeland, Bottiger and Avey (by legislative council request): Providing for excise tax on aircraft fuel	26	591	748	899, 956, 1445		1680	1681	1691	S. 1790 CH. 10, '67 Ex
5.	Representatives Copeland, Bottiger and Avey (by legislative council request): Granting authority to department of civil defense to engage in and coordinate search and rescue operations	26	208	242	286	93	1202	1231	1340	S. 1570 CH. 203, '67
6.	Representatives Harris and Bottiger (by legislative council request): Deleting from small loan act exception as to loans made in another state	26	679	937	984, 1334		1328	1365	1373	S. 1571 CH. 180, '67
7.	Representatives Anderson, Conner and Hawley: Providing bonus for veterans of armed forces from Washington	26		••••						
8.	Representatives O'Brien, Copeland and Gorton (by legislative council request): Providing for committees of the legislative council, revising expense and voucher procedure, and authorizing special committee members	26	269	855, 402, 421	402, 421, 1445, 2212		2212	2226	2233	CH. 134 '67 Ex

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9.	Representatives O'Brien and Copeland (by legislative council request): Providing for emoluments for appointees to the office of legislator	27	247	304	359, 375, 1838		2105	2107	2127	S. 2247 CH. 100, '67 Ex
10.	Representatives Harris, Bottiger and Elicker (by legislative council request): Provides rights of disposition for receiver of unsolicited goods	27	167	202	219		1115	1115	1129	S. 1537 CH. 57, '67
	Representatives Harris and Bottiger (by legislative council request): States law governing when securities issued by corporation organized under U. S. laws; amends Uniform Act for simplification of fiduciary security transfers	27	70	114	121		1115	1115	1129	S. 1568 CH. 208, '67
12.	Representatives Harris, Bottiger and Gladder (by legislative council request): Allows fiduciary to hold in trust securities issued by the fiduciary	27	70	114	121		1115	1115	1129	S. 1569 CH. 209, '67
13.	Representatives O'Brien, Garrett and Jueling (by legislative council request): Providing appropriations for use of new governor-elect	27	247, 790	304, 827	827	305				
14.	Representatives Harris, Bottiger and Holman (by legislative council request): Compensating victims of crimes	27	791	•••••						
15.	Representative Litchman (by interim committee request): Changing law relating to functions and duties of grand juries	27	787	828						
15.	(Substitute) By Committee on Judiciary: Changing law relating to functions and duties of grand juries		737	828	828					
16.	Representatives Harris, Moon and Hill (by legislative council request): Regulating and licensing debt adjusting agencies	28	791	938						
16.	(Substitute) By Committee on Business and Professions: Regulating and licensing debt adjusting agencies		791	938	985, 1312	115	1157, 1312	1365	1373	S. 1571 CH. 201, '67
17.	Representative Marsh: Establishing a new four- year state college in Clark county	28				•••••				
18.	Representative Litchman: Authorizing a state operated sweepstakes	28								

SUBJECT AND HISTORY OF HOUSE BILLS-Continued

	SUBJECT AN	DHIDI	7101 01 7	TOOBE B						
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
19.	Representative Litchman: Permitting filing of a notice of the execution of a will	28								
20.	Representatives Gorton, O'Brien and McGavick: Regulating budgets of cities over 300,000 popula- tion	28	70	94	114		409	409	416	S. 496 CH. 7, '67
21.	Representatives Beck, Walgren, Elicker and Wanamaker: Increasing from two to three the number of superior court judges for Kitsap county	29	124	145		•••••				
22.	Representative Litchman: Abolishing capital punishment except as to kidnappers and incorrigible murderers	29				•••••				
23.	Representative Conner: Making it a misdemeanor to place political signs on property without consent of owner	29								
24.	Representative Conner: Providing tests for PKU	29								•••••
25.	Representatives O'Brien, Lux and Copeland (by legislative council request): Requiring certain information for budget director and legislature from state agencies participating in certain federal programs	29	208	243, 261	425					
26.	Representatives O'Brien, Wolf and Cunningham (by state treasurer request): Changing date state treasurer makes payment to particular fire protection pension funds	29	135	179	244		1115	1115	1129	S. 1483 CH. 42, '67

37.	(Substitute) by Committee on Local Government: Establishes boundary review board		534	661	699		1156	1231	1840	S. 1570 CH. 189, '67
37.	Representatives Gorton, Lux and Leckenby (by legislative council request): Establishes boundary review board	31	534	661						
36.	Representatives Flanagan, Newhouse and Jolly: Authorizing irrigation districts to contract for maintenance and operation of works	31	64	113	122, 1385	1158, 1213, 1230, 1365	1157, 1213, 1384	1402	1411	S. 1571 CH. 206, '67
35.	Representative Conner: Authorizing a two year study of cystic fibrosis	31								
34.	Representative Conner: Designating October 9th as Leif Ericson day, a legal holiday	31								
33.	Representatives Jastad and Kalich: Authorizing a four year state college in Lewis county	30								
32.	Representatives O'Brien, Wolf and Cunningham (by state treasurer request): Removing require- ment that copies of copyrighted works be filed with state treasurer	.30	84	120	132		1115	1115	1129	S. 1488 CH. 40, '67
31.	Representatives O'Brien, Wolf and Cunningham (by state treasurer request): Enumerating moneys to be deposited in OASI contribution fund	30	167	216	286		1115	1115	1129	S. 1569 CH. 213, '67
30.	Representatives O'Brien, Wolf and Cunningham (by state treasurer request): Providing for daily remittance of moneys to state treasurer by state officers and agencies	30	135	179, 245, 262	244, 263, 1203		1203	1341	1366	S. 1570 CH. 212, '67
29.	Representatives O'Brien, Wolf and Cunningham (by state treasurer request): Changing date treasurer by report shall show status of judges' retirement fund	30	84	132	145		1115	1115	1129	S. 1462 CH. 28, '67
	Representatives O'Brien, Wolf and Cunningham (by state treasurer request): Providing appropriations to state treasurer for operating expenses incurred in servicing of investments and outstanding indebt- edness of state.	30	316, 876	373, 1009	1009	373	1202	1231	1340	S. 1537 CH. 66, '67
	Representatives O'Brien, Wolf and Cunningham (by state treasurer request): Enlarging scope for investment of current state funds in agencies of U.S.	29	135	164	182		1115	1115	1129	S. 1569 CH. 211, '67

SUBJECT AND HISTORY OF HOUSE BILLS—Continued											
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor	
38.	Representatives Clark (Newman H.) and Sawyer: Increasing salaries of superior court judges	31	269	346	360	346	. 1156	1207	1231	S. 1537 CH. 65, '67	
39.	Representatives Flanagan, Bozarth and Newhouse (by departmental request): Authorizing game department to classify certain species as game fish	31	124	145	164			·			
40.	Representatives Flanagan, Bozarth and Newhouse (by departmental request): Amending authority of game commission to dispose of interests in real property	31	124	179	205						
41.	Representatives Flanagan, Bozarth and Bledsoe (by departmental request): Authorizing cooperation with Idaho as to Snake River game and game fish	31	136	201	267		1115	1115	1129	S. 1536 CH. 62, '67	
42.	Representatives Bledsoe, Flanagan and Bozarth (by departmental request): Authorizing director of game to contract for use of real property for public hunting and fishing	32	125	159	205		1115	1156	1165	S. 1483 CH. 45, '67	
43.	Representatives Bledsoe, Flanagan and Bozarth (by departmental request): Requiring tags for hunting mountain sheep, wild turkey and bear	32	136	160	180		459	459	477	S. 653 CH. 10, '67	
44.	Representative Conner: Appropriating funds for building fish hatchery at Pavel Springs conditioned on federal matching funds	32	231	•••••	•••••	261					
45.	Representative Litchman (by interim committee request): Making unlawful the sale, barter, ex- change or distribution of lysergic acid diethyla- mide, otherwise designated as hallucinatory drug LSD	32 .									

 INI
 INDEX
 2399

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46.	Representative Conner: Making it a crime for fish buyers to use other than a balance scale to weigh fish	32							•••••	
47.	Representative Litchman: Authorizing local option on Sunday liquor	32							•••••	
48.	Representatives Johnson and Beck: Making mandatory the giving of PKU tests and requiring research in field by department of health	32					··········		•••••	······
49.	Representative Johnson: Prohibiting limitations on recovery by reasons of other insurance providing benefits on the same loss	32					•••••	,,.		
50.	Representatives Cunningham, Bottiger and Swayze: Increasing percentage which banks may invest in stock of small business investment companies	32							•••••	
51.	Representatives Adams, McCormick and Kopet (by departmental request): Increasing per diem for members of state electrical advisory board	33	472	707, 829	829	707				
52.	Representatives Cunningham, Bottiger and Swayze (by departmental request): Authorizing utilities and transportation commission to participate in federal administrative and court proceedings	33	208	228	245, 1712		1789	1790	1828	S. 1963 CH. 49, '67 Ex
53.	Representatives Cunningham, Bottiger and Swayze (by departmental request): Providing procedure for repair or improvement of state agency housing.	33	291	449	471, 1117	1616	11.17	1156	1166	S. 1612 CH. 229, '67 P.V.
	Representatives Cunningham, Bottiger and Swayze (by departmental request): Providing procedure for repair or improvement of state agency housing. Representatives Cunningham, Bottiger and Swayze (by departmental request): Authorizing education entities to buy through state division of purchasing				·					CH. 229,
54.	for repair or improvement of state agency housing. Representatives Cunningham, Bottiger and Swayze (by departmental request): Authorizing education						•••••			CH. 229, '67 P.V.
54. 55.	Representatives Cunningham, Bottiger and Swayze (by departmental request): Authorizing education entities to buy through state division of purchasing Representatives Cunningham, Bottiger and Swayze (by departmental request): Amending the public	33			362		•••••	1207	1231	CH. 229, '67 P.V.
54. 55. 56.	Representatives Cunningham, Bottiger and Swayze (by departmental request): Authorizing education entities to buy through state division of purchasing Representatives Cunningham, Bottiger and Swayze (by departmental request): Amending the public works contracts law	33	247	305, 362	362		1156	1207	1231	CH. 229, '67 P.V.

	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
58.	Representatives Adams, May and Kopet (by departmental request): Providing procedure for collection of moneys owed to department of labor and industries	34	169	241, 303	357	242				
59.	Representatives Veroske and Johnson: Exempting chick hatcheries from business and occupation tax.	34								
60.	Representatives Garrett, Lux and Hawley (by legislative council request): Amending and adding to the marine recreation land act of 1964	34	791	830, 853	853, 1541, 1859		1859	1874	1891	S. 2106 CH. 62, '67 Ex
61.	Representatives Copeland, Bottiger and Avey (by legislative council request): Increasing membership of aeronautics commission and revising method for fixing director's salary	34	591	748	957		1202	1231	1340	S. 1537 CH. 68, '67
62.	Representatives Conner and Wolf: Prescribing a bounty of twenty-five dollars on cougars in Clallam, Grays Harbor, Jefferson, and Mason counties.	34			•••••	•••••	•••••	•••••		
63.	Representative Conner: Providing for compensation under industrial insurance during vocational rehabilitation or retraining	34								
64.	Representatives Copeland, Taylor and Moon (by legislative council request): Creates a governor's advisory committee on laboratory facilities to study laboratory facilities of the state, carries an appropriation	34	1460	1930	1931				*******	
65.	Representatives Copeland, Moon and Taylor (by legislative council request): Interest earned by trust moneys in the resource management to be apportioned according to its source	34	903	968, 971, 973	1593		1789	1790	1828	S. 2106 CH. 63, '67 Ex

66.	Representatives Copeland, Moon and Taylor (by legislative council request): Providing that state lands may be leased for 55 years when used for commercial, residential, business or recreational purposes	35	534							
67.	Representatives Bledsoe, Flanagan and Haussler (by departmental request): Amending the meat inspection law	35	317		428.			2127		CH. 120, '67 Ex
68.	Representatives Flanagan, Spanton and Bozarth (by departmental request): Making water masters employees of the state rather than counties	85				**********				
69.	Representatives Flanagan, Spanton and Bozarth (by departmental request): Authorizing loans to reclamation districts	35	222	707	707		1202	1231	1340	S. 1570 CH. 181, '67
70.	Representatives Newhouse, Spanton and Bozarth (by departmental request): Abolishing the stream gauging fund and authorizing director of conservation to create a basic data fund	35					•••••			
71.	Representatives O'Brien, Jueling and Bagnariol (by legislative council request): Authorizing the state library to contract with any agency of the state to assist such agency with their own libraries	35	429	484	509		1156	1207	1231	S. 1537 CH. 67, '67
72.	Representatives Copeland, Garrett and Flanagan (by legislative council request): Authorizes development and acquisition of outdoor recreation areas by department of natural resources	35	455	504	588, 1605, 1876	1347, 1814, 1772, 1791	1845, 1407, 1771, 1790, 1876	1894		S. 2106 CH. 64, '67 Ex
73.	Representatives O'Brien, Jueling and Merrill (by legislative council request): Creating a Governor's emergency fund committee	36								
74.	Representatives Harris, Bottiger and Kopet (by legislative council request): Prohibiting short-weighting on goods	36	473	623	762, 1312	93, 1311	1309	1391	1393	S. 1571 CH. 200, '67
75.	Representatives Chatalas, Lux and Humiston (by legislative council request): Relating to veterans reemployment rights	36	189	240	284, 898					
76.	Representatives Kirk, Moon and Chatalas (by legislative council request): Revising law relating to child welfare services and agencies	36	473	524, 559			•••••		*****	

SUBJECT AND HISTORY OF HOUSE BILLS-Continued

	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
76.	(Substitute) By Committee on Public Health and Welfare: Regulating agencies caring for children, expectant mothers and retarded persons		473	559	665		1156	1207	1231	S. 1569 CH. 172, '67
77.	Representatives Kalich, Bottiger and O'Dell: Providing for allowance of fees and costs in connection with eminent domain proceedings	36	514	744		•••••	•••••			
77.	(Substitute) By Committee on Judiciary: Providing for allowance of fees and costs in connection with eminent domain proceedings			745, 779, 807	1007, 1604, 2133	1791, 1829, 1898	1791, 1828, 1892, 2132		2144	CH. 187, '67 Ex
78.	Representatives Humiston, Gorton and Sprague (by legislative council request): Providing for office of community affairs	36	534	661, 662		•••••				
78.	(Substitute) By Committee on Local Government: Providing for office of community affairs			663, 693	789		1840	1341	1366	S. 1570 CH. 74, '67
79.	Representatives Cunningham, Swayze and Garrett (by departmental request): Authorizing sale of Prosser armory	37	75	94	115, 1118		1117	1156	1166	S. 1488 CH. 87, '67
80.	Representatives Cunningham, Swayze and Garrett (by departmental request): Authorizing sale of Chewelah armory	37	75	94	115, 1119		1118	1156	1166	S. 1488 CH. 44, '67
81.	Representatives Cunningham, Swayze and Garrett (by departmental request): Amending disposition of fines imposed by military courts	37	75	95	116			,		
82.	Representatives Cunningham, Swayze and Garrett (by departmental request): Directing grant to Stevens county of easement over armory site	37	76	94	116		1115	1156	1166	S. 1569 CH. 214, '67

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	departmental request): Prescribing compensation and reimbursement of certain professional boards and commissions	38	534, 769	830	831, 1313	535	1313	1844	1366	S. 1570 CH. 188, '67
	(Substitute) By Committee on Natural Resources: Authorizing donation of state lands for San Juan Island National Historical Park			466	510			•••••	•••••	
91.	Representative Berentson: Authorizing donation of state lands for San Juan Island National Historical Park	38	405	466				•••••		***************************************
90.	Representatives Litchman and Clark (Newman H.) (by joint committee on governmental cooperation request): Authorizing a public officials' and newspapermans' privilege	38	429	659	698, 1714			•••••		
89.	Representatives Bledsoe, Amen and Bozarth (by departmental request): Changing law relating to identification of livestock	38	317	375	469	•••••				'67 P.V.
88.	(Substitute) By Committee on Natural Resources: Amending authority to lease public lands for cul- tivation of shellfish			481	513	1616	1202	1231	1340	S. 1612 CH. 228,
88.	Representatives Flanagan, Hawley and Kink (by departmental request): Amending authority to lease public lands for cultivation of shellfish	38	405	481						•••••
87.	Representatives Kink and Flanagan (by departmental request): Requiring charter boat licenses	38	650	1237, 1547	1547	1547				
	Representative Hawley (by departmental request): Amending inspection fees for imported oyster seed	38	189	216	229, 1609	1204, 1372	1204, 1372, 1403, 1741		1758	S. 1894 CH. 88, '67 Ex
85.	Representatives Flanagan, Hawley and Kink (by departmental request): Authorizing sale of fish taken during test propagation operations and directing disposition of proceeds	37	876							
	Representatives Bledsoe, Beck and Flanagan (by departmental request): Limiting liability of persons making fishing and hunting grounds available to the public.	87								
83.	Representatives Cunningham, Swayze and Garrett (by departmental request): Authorizing military department to acquire real estate in Centralia	37	137	179	229		1115	1115	1129	S. 1483 CH. 43, '67

SUBJECT AND HISTORY OF HOUSE BILLS—Continued										
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
	Representatives Wolf, Gorton and O'Brien (by departmental request): Amending the securities act of Washington	39	85, 231	278	309	145, 279, 1314	1314	1344	1366	S. 1570 CH. 199, '67
94.	Representatives Brouillet, O'Dell and Zimmerman: Making general changes in credit union law	39	189	216	230					
95.	Representatives O'Dell and Zimmerman: Authorizing credit unions to be classified as "banks" under the Uniform Gifts to Minors Act	39	137	164	181					
	Representatives Wolf, Bledsoe and Beck (by departmental request): Amending laws relating to motor vehicle fees, funds, and driving record abstracts	39	455	506, 523, 546	899, 1349		1347	1402	1411	S. 1571 CH. 174, '67
97.	Representatives Harris, Bottiger and Lux (by legislative council request): Deleting tort immunity from political subdivisions of the state and providing a uniform system for filing claims therewith	40	568	813	983		1156	1207	1231	S. 1569 CH. 164, '67
98.	Representatives Brazier, Newhouse and Haussler (by departmental request): Prescribing annual period for permits to sell antifreeze	40	64	94	117					
99.	Representatives Newhouse, Spanton and Haussler (by departmental request): Regulating and licensing food processing plants	40	351	401						
99.	(Substitute) By Committee on Agriculture: Regulating and licensing food processing plants		351	401, 1888	469, 1888, 2110		2109	2127	2131	CH. 121, '67 Ex
100.	Representatives Morrison, Newhouse and Haussler (by departmental request): Implementing the agricultural products commission merchants law	40	317	465	666	••••				

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101.	Representatives Newhouse, Brazier and Haussler (by departmental request): Repealing statute which provides for use of certain pesticide poisons for control of rodents or predatory animals under special permit	40	222	264	312		1156	1207	1231	S. 1569 CH. 186, '67
102.	Representatives Humiston and Bottiger: Permitting granting of license to practice medicine and surgery to certain osteopaths	41								
103.	Representatives Whetzel and McGavick: Authorizing issuance of personal use food fish and shellfish licenses and personal use shellfish only licenses	41	650	1238						
103.	(Substitute) By Committee on Natural Resources: Authorizing issuance of personal use food fish and shellfish licenses and personal use shellfish only licenses			1238	1548					
104.	Representatives Berentson, Leland and Conner (by departmental request): Providing for reflectorized license plates for motor vehicles	41	514							
105.	Representatives Berentson, Beck and Cunningham (by departmental request): Extending annual grace period for renewal of motor vehicle license	41			•••••					
106.	Representatives Brouillet, Flanagan and Charette: Providing for community college and vocational-technical facility reorganization	41								
107.	Representatives Holman, Mahaffey and DeJarnatt: Prescribing legal investments for the permanent common school fund	42	125	157	180, 1446		1568	1572	1600	S. 1759 CH. 2, '67 Ex
108.	Representatives Marzano, Bottiger and Heavey: Prohibiting ownership of motor vehicles by persons under the age of 18	42	887	1009	1010				•••••	
109.	Representatives Mahaffey, Kirk and Holman: Authorizing use of state-aid capital improvement funds for modernization of school facilities	43	147, 365	216, 449	471, 1530	228	1724	1739	1742	S. 1862 CH. 21, '67 Ex
110.	Representatives Cunningham, Garrett and Barden: Authorizing reimbursement to state library com- missions of actual expense	43	518	708	728	728	1156	1207	1231	S. 1569 CH. 198, '67
111.	Representatives Humiston and Lux (by public pension commission request): Requiring the state and its political subdivisions to itemize its retirement program in its budget	43				••••				·

	SUBJECT AN	D HISTO	RY OF H	OUSE BI	LLS—Cont	inued	· · · · · ·			
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
112.	Representatives Lux and Humiston (by public pension commission request): Creating a board of judges, under the supervision of the board of the state retirement system, to administer the judges' retirement system	43	•••••							
113.	Representatives Lux and Humiston (by public pension commission request): Establishing a statewide retirement system for firefighters and policemen	43	••••••		•••••					
114.	Representatives Wolf, McDougall and Leland: Changing designation of secondary state highway 51	56	85	114	123					
115.	Representatives Gorton, Garrett, Whetzel and Hill (by legislative council request): Authorizing community municipal corporations	56	473	523	625		1340	1341	1343	S. 1569 CH. 73, '67
116.	Representatives Leckenby, Garrett and Mahaffey (by legislative council request): Authorizing creation of utility local improvement districts	56	291	353	403, 422		1840	1344	1366	S. 1570 CH. 52, '67
117.	Representatives Smith, Marzano, Sheridan, Sprague, O'Brien, Chatalas and Grant: Preventing discrimination	57			•••••					
118.	Representatives Harris, Bottiger and Hill (by legislative council request): Authorizing summary settlement of estates	57	591	1050						
118.	(Substitute) By Committee on Judiciary: Authorizing summary settlement of estates			1050	1051, 1315		1314	1365	1373	S. 1571 CH. 175, '67
119.	Representatives Conner, Marzano and Jueling: Providing that the director of health shall also maintain vital statistics on marriages, divorces, annulments and separate maintenance				•••••				•••••	

120.	Representatives Smith and Garrett: Establishing office of medical examiners	58						 	
121.	Representatives Gorton, Moon, Whetzel, Sprague, Flanagan and McGavick (by legislative council request): Providing for open space land	58	288	356, 418		•••••	•••••	 	•••••
121.	(Substitute) By Committee on Revenue and Taxation: Providing for property tax valuation of certain open space land, farmland, and timberland		288	418	470, 526, 1447			 	
122.	Representatives Gallagher, Newschwander and and Sheridan: Establishing a state college in Pierce county	58						 •••••	•••••
123.	Representatives May, Garrett and Wolf: Relieving motion picture projectionists from criminal liability	59	458	504, 522, 543	667, 697, 1317	1320, 1375	1815	 	•••••
124.	Representatives Johnson, Beck and McDougall: Requiring safety helmets and licenses for motor bike operators	59				,	•••••	 	•••••
125.	Representatives Humiston, Holman and May (by legislative council request): Permitting cities to annex by resolution as an alternate to existing methods	59		••••			•••••	 •••••	
126.	Representatives Avey, Goldsworthy and Kalich: Authorizing hunting and fishing on state lands								
127.	Representatives Conner, Wolf and Taylor: Providing for basic plans for school construction	65						 	•••••
128.	Representatives Beck, Mahaffey, Lynch and Walgren: Allowing children and spouses of military personnel temporarily stationed in Washington to pay resident fees at community colleges	65			••••		•••••	 	
129.	Representatives Charette and Taylor: Limiting the number of commercial salmon fishing licenses	65						 	
130.	Representatives Goldsworthy, Leland and Sawyer: Authorizing a study of differences in prices charged for gasoline	65					•••••	 	
131.	Representatives Sheridan, Lux and Bozarth. Regulating use of breakable beverage bottles	65		*********				 •••••	••••••

	SUBJECT AND HISTORY OF HOUSE BILLS—Continued												
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor			
132.	Representatives Newschwander, Sawyer and Mc- Dougall: Authorizing the sale, lease or exchange of the Tacoma armory	65	189	215	243, 1318	1616	1318	1344	1366	S. 1613 CH. 224, '67 P.V.			
133.	Representatives Newschwander, Sawyer and Mc-Dougall: Authorizing water districts to lease out real or personal property	66	474	708	709, 1838, 2170	1914, 1937, 1964, 1991, 2022	1914, 1936, 1964, 1990, 2022, 2169	2174	2177	CH. 135, '67 Ex			
134.	Representative Johnson: Prohibiting use of roller type cloth towels in restrooms open to public	66											
135.	Representatives Kink, Leland and Newschwander (by departmental request): Prohibiting angling and angling gear on commercial fishing vessels	66	903										
136.	Representatives Johnson, Sheridan and Perry: Authorizing the department of public assistance to establish certain resource ceilings for eligibility for assistance	66				••••							
137.	Representatives Jueling, Kirk and Taylor (by legislative council request): Authorizing port district trade centers	66	535	696		132							
137.	(Substitute) By Committee on Local Government: Authorizing port district trade centers			696	765		1115	1115	1129	S. 1537 CH. 56, '67			
138.	Representatives Clark (Newman H.), Harris and Sawyer: Amending the probate code	66	190	264	282, 1406	1160, 1214, 1231, 1403	1158, 1213, 1402, 1405	1410	1411	S. 1571 CH. 168, '67			
139.	Representatives Jueling, Swayze and May (by legislative council request): Authorizing counties to establish county water, sewer and irrigation districts	67	491	623			********						

139.	(Substitute) By Committee on Local Government: Authorizing counties to establish county water, sewer and irrigation districts			623	,668	 1340	1341	1343	S. 1569 CH. 72, '67
140.	Representatives Thompson, O'Dell and Jolly: Protecting fish and wildlife resources	67	380	483	548	 1202	1231	1340	S. 1570 CH. 81, '67
141.	Representatives Jolly, Bledsoe and Thompson: Authorizing reclamation district loans	67				 			
	Representatives Bledsoe, Morrison and Bozarth (by departmental request): Revising certificate requirements for sale or transportation of Irish seed potatoes	67	85	120	133	 1156	1207	1231	S. 1569 CH. 179, '67
	Representatives Newhouse, Brazier and Haussler (by departmental request): Regulating certified weights within state	67	317	661, 692		 			
143.	(Substitute) By Committee on Agriculture: Regulating certified weights within state			692	1005	 			
144.	Representatives Newhouse, Brazier and Bozarth (by departmental request): Regulating weights and measures within state	67	318	661, 690		 •••••			
145.	Representatives Bledsoe, Morrison and Bozarth (by departmental request): Changing fee, reporting and licensing provisions of commercial feed law	67	85	120	134	 			
	Representatives Morrison, Bledsoe and Haussler (by departmental request): Regulating sale of commercial fertilizers, including customer formula fertilizers in state	67	318	372		 			
146.	(Substitute) By Committee on Agriculture: Regulating sale of commercial fertilizers, including customer formula fertilizers in state		318	372	450, 1531	 1724	1739	1742	S. 1862 CH. 22, '67 Ex
147.	Representatives Smith, Sheridan and Marzano: Prescribing procedures for a judicial inquest	68		•••••		 			
148.	Representatives Smith, Gallagher and Kalich (by intergovernmental relations committee request): Providing for intergovernmental cooperation for solving problems of water pollution, transportation and recreational facilities	68				 			

156.	Representatives Newschwander, McCormick and Swayze (by departmental request): Amending authority for contracts for detention of felons	69	430	503	729	• • • • • • • • • • • • • • • • • • • •	1156	1231	1340	S. 1537 CH. 60, '67
157.	Representatives Newschwander, Kink and Swayze (by departmental request): Amending law authorizing institutional transfer of alleged psychopathic children	69	190	217, 239	266		*******	•••••	•••••	
158.	Representatives Mahaffey, Kirk and Newschwander (by departmental request): Amending law provid- ing for chaplains at state institutions	69	138	164	219		1202	1231	1340	S. 1537 CH. 58, '67
159.	Representatives Flanagan, Spanton and Kalich (by departmental request): Providing a penalty for failure to comply with conditions made part of approval of hydraulic project	70	414	503	626		1202	1231	1340	S. 1570 CH. 48, '67
160.	Representatives Flanagan, Clocksin and Kink (by departmental request): Changing due date on catch fees to last day of the month	70	190	242	267		1202	1231	1340	S. 1570 CH. 193, '67
161.	Representatives Conner, DeJarnatt and Jueling: Redefines "selling price" relative to retail sales tax	76					•••••	•••••		
162.	Representatives Leland, Garrett, Chapin, Lewis, Clarke (George W.) and Bluechel: Establishing a new state college at Redmond	76				•••••	•••••	•••••	******	•••••
163.	Representatives Bluechel, Sprague and Hill: Requiring the registration of contractors	76			•••••		•••••	•••••		*************
164.	Representatives Humiston and Lux (by public pension commission request): Increasing filing fees in civil suits to provide funds for the judges' retirement system	77					•••••		•••••	••••
165.	Representatives Morrison, Spanton and Haussler (by departmental request): Implementing laws relating to inspection of horticultural plants, fees therefor, and licensing under horticultural plants and facilities act	77	851							••••••
165.	(Substitute) By Committee on Agriculture: Implementing laws relating to inspection of horticultural plants, fees therefor, and licensing under horticultural plants and facilities act		351	466	512					•••••••••••••••••••••••••••••••••••••••

173.	Representatives Whetzel, Wolf and Bottiger (by departmental request): Prescribing due date for corporation license fees	78	138	179	204					
174.	Representatives O'Dell, Smythe and Thompson: Transferring water resource funds	78	222	281	358		1202	1232	1340	S. 1570 CH. 53, '67
175.	Representatives Elicker, Chatalas and Newschwander (by departmental request): Changing blind assistance program	78	792	831	832		1156	1207	1231	S. 1537 CH. 59, '67
176.	Representatives Kirk, Sprague, Mahaffey and Leland: Making certain posting or political advertising a misdemeanor and permitting removal and destruction of such unlawful political advertising	78	888	1051	1052, 1848	1837				
177.	Representatives Jueling, Barden and Litchman (by legislative council request): Increasing amount of bank's authorized investment in stock of small business investment companies	78	191	264	287					
178.	Representatives Kirk, Day, Farr, Ceccarelli and Chatalas (by departmental request): Enlarging the board of health and providing compensation for the board	79	169	203	356, 1713					
179.	Representatives Bledsoe, O'Dell, Jolly, Thompson and Anderson: Revising water pollution control laws	79	430	499	530		775	775	804	S. 1079 CH. 13, '67
180.	Representatives Whetzel, Adams and Ceccarelli (by departmental request): Amending public assistance law as to funerals at public expense	79	491							
181.	Representatives Humiston and Garrett (by departmental request): Providing a uniform budgetary system for cities under 300,000 population and towns	79	474	524	729, 1886					
182.	Representatives Humiston and Haussler (by departmental request): Authorizing a county central services department to perform ministerial duties on automatic data processing equipment, copy equipment, and duplicating equipment	80	474	661, 687	768. 1887, 2111		2110	2127	2131	S. 2247 CH. 103, '67 Ex
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	SUBJECT AND HISTORY OF HOUSE BILLS—Continued												
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Report of Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor			
183.	Representatives Whetzel, McGavick, Chatalas, Ceccarelli and Elicker (by departmental request): Allows department of public assistance to accept federal funds under the Federal Older Americans Act of 1965.	80	248	374	426, 1503		1741	1750	1758	S. 1876 CH. 83, '67 Ex			
184.	Representatives Whetzel, Ceccarelli and New- schwander (by departmental request): Changing public assistance resource exemption provisions	80					•••••						
185.	Representatives Adams, Wolf and Charette (by departmental request): Extending acceptable service period under OASI contracts or modifications thereof	80	147	179	218		848	348	367	S. 459 CH. 5, '67			
186.	Representatives Goldsworthy, Wolf, Lynch, Kirk, Clocksin, Farr, Spanton and Saling (by executive request): Adopting a supplemental budget and making appropriations	80	86	95	102, 187	105, 107, 185	104, 107, 126, 185	189	210	S. 224 CH. 4, '67			
187.	Representatives Bottiger, Harris and Swayze (by departmental request): Amending provision as to agreements between prosecuting attorney and attorney general in nonsupport cases	86	209	242	287								
188.	Representatives Flanagan, Newhouse and Jolly: Providing for addition of new land to director districts, for irrigation districts so divided	86	191	218	362		1156	1207	1231	S. 1569 CH. 205, '67			
189.	Representatives Grant, Sheridan and Sprague: Making county auditor of class A and AA counties registrar of voters for entire county and making registered voters lists available on payment of cost	87	······	·	****								

Representatives Brouillet, McCaffree and Jueling: Providing for financial assistance to students at- tending post-secondary schools	87								
Representatives McGavick, Farr and Ceccarelli: Authorizing needy spouse or dependent children of deceased recipient of public assistance to re- tain any uncashed public assistance checks	87								
Representatives Veroske, Farr and Kink: Establishing secondary state highway No. 1F	87								•••••
Representatives O'Dell, Smythe and Thompson: Providing state participation in flood control ac- tivities with port districts	87								
Representatives Lynch, Cunningham and Jastad: Broadening immunity for reporting child abuse	87	769	832	832, 1711					
Representatives Gorton, Jolly and Chapin: Authorizing issuance of citizenship cards	87	414			414				
Representatives O'Brien, Garrett, Walgren, Mer- rill, Bagnariol, Ceccarelli, Sprague, Heavey, Rosel- lini, Chatalas, Charette and Beck: Making indus- trial sabotage a crime.	88								
Representatives Saling, Smythe, Taylor and Hoggins: Deleting provision against use of dairy product substitutes in educational institutions	88	223	279, 303, 306	357, 1597, 1726		1724	1750	1758	S. 1894 CH. 40, '67 Ex
Representatives Goldsworthy, Kirk and Beck: Placing restrictions on speakers at state colleges and universities	88								
Representatives Brouillet, Johnson and Charette (by Interim committee on education request): Ratifying state membership on a compact on education and specifying state representation thereon.	88	475, 569	710	711	475			•••••	
Representatives Smith, Sheridan and Marzano: Creating a joint interim committee on law en- forcement with respect to juveniles	88		· · · · · · · · · · · · · · · · · · ·						•••••
Representatives Mahaffey, Lux and Zimmerman (by executive request): Enacting the interstate compact for education and providing for commissioners	88								
	Representatives McGavick, Farr and Ceccarelli: Authorizing needy spouse or dependent children of deceased recipient of public assistance to retain any uncashed public assistance checks	Providing for financial assistance to students attending post-secondary schools	Providing for financial assistance to students attending post-secondary schools	Providing for financial assistance to students attending post-secondary schools	Providing for financial assistance to students attending post-secondary schools. Representatives McGavick, Farr and Ceccarelli: Authorizing needy spouse or dependent children of deceased recipient of public assistance to retain any uncashed public assistance checks. Representatives Veroske, Farr and Kink: Establishing secondary state highway No. IF	Providing for financial assistance to students attending post-secondary schools. Representatives McGavick, Farr and Ceccarelli: Authorizing needy spouse or dependent children of deceased recipient of public assistance to retain any uncashed public assistance to retain any uncashed public assistance checks. Representatives Veroske, Farr and Kink: Establishing secondary state highway No. IF	Providing for financial assistance to students attending post-secondary schools. Representatives McGavick, Farr and Ceccarelli: Authorizing needy spouse or dependent children of deceased recipient of public assistance to retain any uncashed public assistance to retain and Sassa. 87 88 87 88 87 89 88 88 88 88	Providing for financial assistance to students attending post-secondary schools. Representatives McGavick, Farr and Ceccarelli: Authorizing needy spouse or dependent children of deceased recipient of public assistance to retain any uncashed public assistance retain and thompson: 87 88 89 80 80 81 81 82 82 83 85 87 87 88 89 80 80 80 80 80 80 80 80	Providing for financial assistance to students attending post-secondary schools. Representatives McGavick, Farr and Ceccarellic Authorizing needy spouse or dependent children of deceased recipient of public assistance to retain any uncashed public assistance checks. Representatives Veroske, Farr and Kink: Establishing secondary state highway No. IF. Representatives O'Bell, Smythe and Thompson: Providing state participation in flood control activities with port districts. Representatives Lynch, Cunningham and Jastad: Broadening immunity for reporting child abuse. Representatives Gorton, Jolly and Chapin: Authorizing issuance of citizenship cards. Representatives O'Brien, Garrett, Walgren, Merrill, Bagnariol, Ceccarelli, Sprague, Heavey, Rosellini, Chatalas, Charette and Beck: Making industrial sabotage a crime. Representatives Goldsworthy, Kirk and Beck: Placing restrictions on speakers at state colleges and universities Representatives Brouillet, Johnson and Charette (by interim committee on education request): Ratifying state membership on a compact on education and specifying state representation thereon. Representatives Smith, Sheridan and Marzano: Creating a joint interim committee on lew enforcement with respect to juveniles. Representatives Mañagey, Lux and Zimmerman (by executive request): Enacting the interestate compact for education and providing for commis-

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	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Report of Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
	Representatives Cunningham, Lux, Clocksin and Hill (by executive request): Granting administrative powers to the state arts commission and authorizing employment of an executive secretary and other assistants	88	414, 792	833, 854, 1754	854, 1754, 2179	415, 1950, 1991, 2020, 2168, 2179		2205	2212	CH. 125, '67 Ex
203.	Representatives Gorton, Leckenby and Heavey (by executive request): Revising and redesignating the law against discrimination as the Human Rights Law	89	515	559	664, 1448					
204.	Representatives Clark (Newman H.), Clarke (George W.) and Bottiger (by executive request): Making the 1961 Justice Court Act applicable to all counties	89	549	754	1046	1593				
205.	Representative McCaffree: Increasing sales tax and use tax	91					,			
206.	Representatives Goldsworthy, Zimmerman, Lux, Flanagan, Spanton, Hill, Amen, Lewis, Mahaffey, Bluechel, Newhouse, Lynch, Bledsoe, Kiskaddon, Holman, Farr, Reese, Brazier, Chapin, Cunningham, Wolf, McDougall, Kink, Haussler, DeJarnatt, Backstrom, O'Brien, Humiston and Richardson: Providing for the attachment of fiscal notes to bills and resolutions of the legislature.	92	365	462	510, 1956					
207.	Representatives Goldsworthy and Saling (by executive request): Adopting the capital budget	92	1200	1287	1308, 1423, 2308	1425, 1482, 1516, 2136, 2308	1480, 1516, 2186, 2289	2335	2340	CH. 142, '67 Ex
208.	Representatives Goldsworthy and Saling (by executive request): Adopting budget and making appropriations for fiscal biennium ending June 30, 1969	92	627	628	648, 1423, 2333	1122, 1129, 1168, 1430, 1433, 2832	1119, 1129, 1167, 1425, 1428, 1432, 1433, 2315	2388	2340	CH. 143, '67 Ex

209.	Representatives Grant, Johnson and Brouillet: Providing for the reporting of campaign contribu- tions and expenditures	108								
210.	Representatives Adams, Chatalas and Humiston: Authorizing licensed practical nurses to adminis- ter drugs and injections under proper direction	108	415	481	587, 1160		1160	1232	1340	S. 1570 CH. 79, '67
211.	Representatives McCaffree and Holman (by departmental request): Amending requirements for examination of records of out-of-state persons liable for excise tax	108	223							
212.	Representatives Grant, King and Heavey: Increasing legislators' salaries contingent upon adoption of a constitutional amendment authorizing annual sessions	109								
213.	Representatives Grant, DeJarnatt and Bottiger: Establishing open state primaries	109								
214.	Representatives Conner and Brouillet: Requiring school attendance until eighteenth birthday	109								
215.	Representatives Marsh, Clark (Newman H.) and Hill: Providing for service of summons on foreign or alien steamship companies or charters	109	125	145	166, 519		519	537	554	S. 686 CH. 11, '67
216.	Representatives Beck, Swayze and Clark (Newman H.) (by departmental request): Making it a crime to tamper with fire alarm box or to raise a false alarm	109	138	215, 310	310, 311, 1123		1123	1157	1166	S. 1569 CH. 204, '67
217.	Representatives Heavey, Smith and Grant: Authorizing recovery of damages for wrongful garnishment	109				•••••				
218.	Representatives McGavick, Hill and Sprague (by executive request): Removing gainful employment as bar to property tax exemption for the elderly	109								
219.	Representatives Humiston, Garrett and Saling: Providing formula for distribution of general fund appropriation to cities and towns	110	1438							
220.	Representatives Grant, Sheridan, Brouillet, Heavey, Moon, Marzano, Rosellini, Merrill, King, May, Taylor, Ceccarelli, Sprague, Bagnariol, Marsh, Garrett, Sawyer, McCormick, Backstrom and Chatalas: Concerning the makeup of the state committee of each political party.	110								

	SUBJECT AN	D HISTO	RY OF H	OUSE B	LLS-Cor	unuea				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Report of Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
221.	Representatives Garrett, Barden and Grant: Increasing the membership of the flood control advisory committee	110								
222.	Representatives Garrett, Barden and Grant: Authorizing contributions by the state to its political subdivisions for flood control projects	110	1553	1852	1853, 2119	2112	2111	2127	2131	CH. 136, '67 Ex P.V.
223.	Representatives Beck, Walgren and Humiston: Authorizing investment of funds in custody of county treasurer	110	825	942	985		1202	1232	1340	S. 1570 CH. 173, '67
224.	Representatives Bottiger, Sawyer and Harris: Pro- ivding interest, collection costs and attorney's fees for certain checks dishonored by nonacceptance or nonpayment	110	288	345	363, 1542, 1696		1694	1705	1742	S. 1862 CH. 23,
225.	Representatives Bozarth, McDougall and Newhouse: Revising composition of soil and water conservation committee	110	148	203	220		1340	1341	1343	'67 Ex S. 1569 CH. 217, '67
226.	Representatives McDougall, Kiskaddon, Beck, Gallagher, Bozarth, Berentson, Farr and Veroske: Empowering state patrol to make spot checks	110	515	560	665		•••••	•••••		
227.	Representatives Cunningham, Zimmerman, Bozarth, May, Wolf, Veroske and Smythe (by executive request): Implementing law relating to motor vehicle driver's licenses	111	515	563	669, 1350	•••••	1849	1391	1393	S. 1571 CH. 167, '67
228.	Representatives McDougall, Smythe, Beck, Kirk, Bozarth, Mahaffey, Reese, Lux and Farr (by executive request): Providing implied consent to taking of chemical tests by persons allegedly driving while under the influence of intoxicating liquor	111	516	580, 618	670, 757, 818, 893, 911, 913, 914, 1529		•••••	•••••		

229.	Representatives Newschwander, Chatalas, Farr and Jastad: Raising application fees for prospective dentists	111	231	354	424	 			•••••
230.	Representatives Smith, Heavey and Sheridan: Permitting a garnishee to withhold his employee's salary exemption from a creditor	112	737	816					
231.	Representative Conner: Requiring health certificates for horses transported from one county to another for sale	112			••••••				
232.	Representatives Goldsworthy, Hurley and Kirk: Requiring loyalty affidavit for public employees	112				 			
233.	Representatives Smith, Beck, O'Brien, Bagnariol, Sawyer, Marzano, Thompson and Sprague: Increasing old age tax exemptions	112				 •••••			
234.	Representatives Sheridan, Whetzel, Taylor, Kalich, Gallagher, Hill, Sprague, Bledsoe, Murray, McGavick, Marzano, Kiskaddon, Beck, Kink, Barden, Bluechel and Lux: Authorizing the creation of natural rivers conservancy districts	112	,			 			
235.	Representatives Hubbard and Goldsworthy: Authorizing a highway feasibility study in Whitman county and Asotin county	113				 			•••••
236.	Representatives Morrison, Haussler and McDougall: Changing restrictions on controlled atmosphere storage of fruits and vegetables	113	148	179	203	 1156	1207	1231	S. 1569 CH. 215, '67
237.	Representatives McCaffree, Heavey and Bledsoe: Exempting wearing apparel used for display from sales and use taxes	119				 			
238.	Representatives Lewis, Smith and Kopet (by executive request): Authorizing the adoption of the county manager plan	119				 			
239.	Representatives Lewis, Smith and Smythe (by executive request): Allowing acquisition of open-space land	119				 			
240.	Representatives Wolf, Smith and Ceccarelli (by facilities and operations committee request): Providing for pre-session training for members and members-elect of the legislature	119			:	 			

	SUBJECT AN	р ніэт	KY OF I	HOUSE B	LLS—COL	tinuea				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Report of Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
241.	Representatives Heavey, Grant and Smith: Prohibiting garnishment of wages prior to judgment	120								
242.	Representatives Johnson, Charette and McCaffree: Authorizing voter registration by precinct commit- teemen	120								
243.	Representatives Grant and Bottiger: Purchases by the state or by its political subdivisions	120								
244.	Representatives Heavey, Harris and Hill: Prescribing procedures and relating to fees of county clerks	120	270	345	402, 159 5 , 1727		1726	1750	1758	S. 1894 CH. 34, '67 Ex
245.	Representatives Anderson, Jolly, O'Dell, Bledsoe and Thompson: Mitigating pollution control facility taxes	126		••••						
246.	Representatives Haussler, McCormick and Saling: Establishing a secondary state highway as a branch of primary state highway No. 16	127								
247.	Representatives McDougall, Bozarth and Berentson: Authorizing county dog control ordinances	127	650	711	901, 1606					
248.	Representatives Marsh and Clark (Newman H.): providing that the attorney's statement accompanying measures to be voted upon shall be in common language so as to be readily understood	127	352	398		399				
249.	Representatives Berentson, Reese and Kalich: Permitting all counties to establish a road improvement guaranty fund	127	737	816	993					
250.	Representatives Zimmerman, Thompson and Smythe: Increasing nonresident fishing license fees	127	406	507	547		*********		•••••	

251.	Representatives Berentson, Kalich and O'Dell: Providing that the highway department shall erect and maintain traffic control devices	127	456	506	004					
		121	490	900	994		• • • • • • • • • • • • • • • • • • • •			
252.	Representatives Conner, Jueling and Newschwander: Bringing chiropodists within health care services agreements	127	475	52 3	663	1335, 1405	1334, 1404			
253.	Representatives Barden, Cunningham and Garrett: Distributing excise tax on house trailer over 24 feet in length, seventy-five percent to school dis- trict and twenty-five percent to city of first class or county	127		••••••						
254.	Representatives Barden, Cunningham and Heavey: Requiring that voting precincts be established wholly, within one school district	128								•••••
255.	Representatives Barden, Smith, Sprague, Ceccarelli and Beck: Creating a board of legislative ethics	128								
256.	Representatives Barden, Smith, Sprague, Ceccarelli and Beck: Prescribing code of ethics for public officials	128						,		
257.	Representatives Conner, King and Saling: Authorizing system of state casualty insurance for public schools	128								•••••
258.	Representatives Bledsoe, Beck, Flanagan and Thompson: Limiting liability of owner of property and water areas made available to the public for recreational purposes	128	232	264	315, 1124		1124	1157	1166	S. 1569 CH. 216, '67
259.	Representatives McDougall, Morrison and Bozarth: Exempting sprays used in preservation of fruit from sales tax	128	1755							•••••
260.	Representatives Chapin, Lewis and Bottiger: Making it unlawful to post political advertising on property without obtaining prior consent	129								***************************************
261.	Representatives Swayze, Bottiger, Sawyer, Marzano, Humiston, Gallagher, Brouillet, Sheridan, Jueling and Newschwander: Increasing to nine the number of superior court judges for Pierce county	129	431	483, 1507	589, 1507, 1992	1507	1992	2022	2106	S. 2224 CH. 84, '67 Ex

271.	Representatives Humiston, Taylor and McGavick: Altering the powers of second class cities with respect to disposition of park property	130								
272.	Representatives Wolf, O'Brien, Day and Thompson: Transferring professional licensing duties from de- partment of motor vehicles to department of gen- eral administration	131	•••••							
273.	Representatives Heavey, Merrill, Bagnariol, Walgren, Barden, Hill, Grant, Chatalas and Ceccarelli: Increasing teachers' sick leave rights	139	492				•••••			
274.	Representatives Flanagan, Day, Bledsoe, O'Dell and Newhouse: Prescribing business and occupation tax rate on those in business of slaughtering and/or meat processing	139	170			170	•••••			
275.	Representatives Grant, Bottiger and Johnson: Allowing employees time off from employment to vote	139								
276.	Representatives Cunningham, Garrett and Barden: Restricting redesignation of certain portions of pri- mary state highway No. 5	139								
277.	Representatives Barden, Bagnariol and Cunning- ham: Authorizing consolidation of water districts.	139								
278.	Representatives Barden, Clark (Newman H.) and Garrett: Licensing vehicle salesmen	140								
279.	Representatives Barden, Cunningham and Beck: Authorizing the construction of the cross sound bridge and related facilities									
280.	Representatives Brouillet, Mahaffey, Johnson and Grant (by interim committee on education request): Increasing school district bond limitation to constitutional maximum permissible	140								
281.	Representatives Swayze, Bottiger and Wolf (by departmental request): Providing procedure for new residents to vote special ballots for offices of president and vice-president	140	415	481	511, 1449		1964	1965	2020	S. 2145 CH. 73,
282.	Representatives Barden and Sprague: Regulating legislators campaign expenses and contributions	140					••••••		••••••	'67 Ex

	SUBJECT AN	D HISTO	RY OF I	IOUSE BI	LLS-Cor	tinued				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Report of Committee	Second Reading and Amendments	Third Reading Final Passage	Other Action in Senate	Message From House	Signed by President of the Senate	Signed by Speaker of the House	Action by Governor
283.	Representatives Barden and Sprague: Amending the candidates' pamphlet law	140								
284.	Representatives McDougall, Haussler and Veroske: Authorizing a county to provide a system of solid waste collection and disposal	141	••••							
285.	Representative Charette: Abolishing offices of county superintendent of schools and intermediate district superintendent of schools	141								
286.	Representatives Garrett, Chatalas and Grant: Providing for state contribution to financing of the Green River watershed project	141								
287.	Representatives Lewis, Cunningham and Taylor: Creating a municipal industrial development fund.	141				156				
288.	Representatives Zimmerman, Haussler and Mc-Caffree: Providing alcoholism treatment type research	144								
289.	Representatives Lux, Garrett and Cunningham: Directing a study to be made of hovercraft	141								
290.	Representative Swayze: Changing hours for voting	141	569							
291.	Representatives Bottiger and Swayze: Restricting the inheritance rights of kindred of the half blood in certain circumstances	141								
292.	Representatives Chatalas, Garrett and Whetzel: Authorizing increases in salary classes in county budgets above the amount appropriated therefor	142	679	833	833					

293.	Representatives Bagnariol, Merrill, Clarke (George W.) and Barden: Simplifying procedure for merger of water districts	142	651	712						
293.	(Substitute) By Committee on Local Government: Simplifying procedure for merger of water districts		651	712	712, 1004		1741	1750	1758	S. 1894 CH. 39, '67 Ex
294.	Representatives Lewis, Clarke (George W.) and Thompson: Authorizing counties to condemn public lands	142								01 Ex
295.	Representatives Harris, Chatalas, Garrett, Smythe and Barden (by executive request): Providing for comprehensive community health centers	142	592	751	821, 1450		1568	1572	1600	S. 1710 CH. 4, '67 Ex
296.	Representatives Wanamaker, Hubbard and Haussler (by departmental request): Authorizing mutual benefit associations of producers of agricultural products	142	170	240, 243, 261	284		1340	1341	1343	S. 1569 CH. 187, '67
297.	Representatives Hubbard, Wanamaker and Haussler (by departmental request): Changing generally the Washington pesticide application act	142	223	264	311		1156	1207	1231	S. 1569 CH. 177, '67
298.	Representatives Newschwander, Kink and Jueling (by executive request): Authorizing establishment of work release program for prisoners	142	270	344	360					
299.	Representatives Wanamaker, Haussler and Newhouse (by departmental request): Authorizing increase in fees for use of state egg seal	143	352	400	453					
300.	Representatives Anderson, Conner, Hawley, Clark (Newman H.), Gallagher, Marzano, Sheridan, Jastad, Rosellini, Grant, Bagnariol, Ceccarelli, Merrill, May, Sprague, Walgren, Johnson, King, Smith, Jolly, Perry, Day, Hurley, Chatalas, Garrett, McCormick, Kink, Litchman, Moon, Avey, Haussler, Bozarth, Beck, O'Brien, Backstrom, Kirk, Sawyer, Broulllet, Hill and Hubbard: Providing bonus for certain veterans of the armed forces from Washington	143	769			1750				
301.	Representatives Heavey, Walgren, Grant, Bagnariol and Merrill: Authorizing a claim against employer under workmen's compensation act for injuries caused by defective equipment	143	,,,,,,,,,,						•••••	

	SUBJECT AN	D HISTO	DRY OF F	HOUSE B	ILLS—Co	itinued				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Report of Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
302.	Representatives Lynch, Beck, Zimmerman, Barden, Chatalas, Merrill, Kirk and Cunningham (by executive request): Providing for the detection and prevention of preventable heritable physical and mental disorders	143								
303.	Representatives Lynch, Ceccarelli, Smythe, Chatalas, Farr, Kirk, Rosellini and Clocksin (by executive request: Authorizing the establishment and development of community mental health programs	144	592	753		•••••				
303.	(Substitute) By Committee on Public Health and Welfare: Establishing community mental health program		592	754	783, 1450, 1681	1572, 1861	1681	1739	1742	S. 1861 CH. 111, '67 Ex P.V.
304.	Representatives Lynch, Garrett, Elicker, Chatalas, Marsh, Kirk, Hill, Ceccarelli, Whetzel, Rosellini, Merrill, Cunningham, Leckenby, Murray and Hogins (by executive request): Establishing community mental retardation program	144	592	756						01 EX F.V.
304.	(Substitute) By Committee on Public Health and Welfare: Establishing community mental retardation program		592	756	855, 894, 1451, 1877	1578, 1682, 1694, 1748, 1758, 1794, 1861, 2106	1681, 1694, 1747, 1758, 1794, 1861, 1877		1896	S. 2106 CH. 110, '67 Ex P.V.
305.	Representatives Backstrom, Goldsworthy and De- Jarnatt (by legislative budget committee request): Requiring state agencies to report participation in federal aid programs	149							•••••	
306.	Representatives Leckenby, Marsh and Kirk: Consolidating or merging sewer districts	149	475	660	730		1156	1207	1231	S. 1569 CH. 197, '67

307.	Representatives Jolly, Flanagan and Newhouse: Establishing water master districts	149	248	853	467		1202	1232	1340	S. 1570 CH. 80, '67
308.	Representatives Jolly, McDougall and Haussler: Authorizing fees for certain recreation and amuse- ment facilities	149					**********			
309.	Representatives Richardson, Day and Newhouse: Empowering irrigation districts to acquire water system from certain water districts	149	248	305	487		•••••			
310.	Representatives Day, Bledsoe, Richardson and Moon: Providing penalties for the drugging of certain livestock	149	366	464	490		•••••			
311.	Representatives Kink, McCormick and Bledsoe (by departmental request): Creating the electrical division and incorporating the mining safety division in the safety division in the department of labor and industries	150	492	586, 622	902					
312.	Representatives Beck, Walgren, Bagnariol, Rosellini and Merrill: Establishing new school for retarded	150				•••••				
313.	Representatives Newhouse, Morrison and Flanagan: Authorizing the state highway commission to make a feasibility study	150								
314.	Representatives Swayze, Walgren and McDougall: Increasing license fee to carry a concealed weapon	150	592	713, 892		713				
315.	Representatives Cunningham, Bluechel and Bottiger (by departmental request): Authorizing the appointment of a deputy director in the department of general administration	150	366	449	513		1115	1115	1129	S. 1462 CH. 27, '67
316.	Representatives Adams, Jueling and McCaffree (by executive request): Amending generally the unemployment compensation law	150								•••••
317.	Representatives O'Dell, Jueling and Walgren: Providing that persons with health care service contracts have free choice of vision care	151								
318.	Representatives Johnson, Brazier and Kalich: Changing closing hours of polls to nine p.m	151					•••••			
319.	Representatives Reese, Amen and Haussler: Regulating livestock markets' records	151	431	505	626		1340	1341	1343	S. 1569 CH. 192, '67

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	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Report of Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
320.	Representatives King and Grant: Making certain clauses in contracts more easily identifiable	151								
321.	Representatives Grant, Gallagher and Heavey: Establishing a rate of legislative per diem and appropriating therefor	151								
322.	Representatives Veroske, McDougall and Sheridan: Amending the barber law	152	702	811						
322.	(Substitute) Representatives Veroske, McDougall and Sheridan: Amending the barber law		702	812	994, 1350, 1616		1350	1391	1393	S. 1613 CH. 223, '67 P.V.
323.	Representatives Saling, Hoggins and Garrett: Establishing teaching professional practices commission	152	381	659, 675, 686	766, 1959					
324.	Representatives Hubbard, Copeland and DeJarnatt: Eliminating termination date on nonresidents retail sales tax exemption	152			•••••					
325.	Representatives Avey, Bottiger, Johnson and Goldsworthy: Authorizing director of aeronautics to employ assistants for marking aircraft hazards.	153	593			•••••				
326.	Representatives Smith, Beck and Clocksin: Authorizing foster parent adoptions	153								
327.	Representative Heavey: Providing for police commissions in cities of 300,000 or over	153	,	•••••						
328.	Representatives Leland, Clark (Newman H.) and Chapin: Prohibiting political subdivisions from restraining hours of sale of foodstuffs and non-alcoholic beverages	153	671							

329.	Representatives Marzano, Beck, Heavey and Wolf: Increasing auto registration requirements	153								
330.	Representatives Gorton, Rosellini and Leckenby: Authorizing justice courts to defer sentencing and counties to hire probation officers	153	431	506	587					
330.	(Substitute) By Committee on Public Institutions and Youth Development: Authorizing justice courts to defer sentencing and counties to hire probation officers		431	506						
331.	Representatives O'Dell, O'Brien and Jueling: Changing regulation of savings and loan associa- tions	154	535	662	821		1340	1344	1366	S. 1571 CH. 49, '67
332.	Representatives Brazier, Wolf and Bluechel (by executive request): Authorizing transfer of professional licensing functions to the secretary of state and the department of labor and industries.	154								
333.	Representatives McDougall, Conner, Leland, Garrett and Kiskaddon (by executive request): Creating a department of transportation	154	651	751	818, 1540	1529				
334.	Representatives Jastad, Kalich, Wolf, Thompson and Kink: Prohibiting future Cowlitz River dams.	178	535					.,		
335.	Representatives Gallagher, McCormick and Jueling: Regulating mobile homes and trailers	173	858	961, 972	972					
336.	Representatives Mahaffey, Holman and Johnson: Providing revenue for the permanent common state school fund	173	381	525						
337.	Representatives Grant, Marzano and Johnson: Regulating public employment of persons receiving pensions for prior public service	173								
338.	Representative Conner: Expunging criminal court records because of subsequent good behavior	173								
339.	Representative Johnson: Requiring state ferries to display the state flag	173	456	504	667					
340.	Representatives Morrison, McDougall and Haussler (by departmental request): Updating the apple advertising commission act	174	352	399	470					

SUBJECT AND HISTORY OF HOUSE BILLS-Continued

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- -	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
341.	Representatives Holman, Lewis and Charette: Authorizing school board chairmen to designate alternates on annexation review boards	174	518	713	713					
342.	Representatives Backstrom, Taylor and King: Providing two additional superior court judges for Snohomish county	174					······			
343.	Representatives King and Taylor: Providing for acquisition of certain land for a state park	174								
344.	Representatives Smith and Sprague: Revising and redesignating the law against discrimination as the human rights law	174				•••••	•••••			
345.	Representatives Morrison, Newhouse and Conner: Providing identifying decals for certain farm vehicles in lieu of motor vehicle licensing thereof	175	792	1010			••••••			
345.	(Substitute) By Committee on Transportation: Providing identifying decals for certain farm vehicles in lieu of motor vehicle licensing thereof		792	1010	1010, 1352		1351	1391	1393	S. 1571 CH. 202, '67
346.	Representative Marsh: Granting exemption from sales tax to Little League and similar concession stands	175					•••••	•••••		
347.	Representatives Wanamaker, Amen and Jolly: Pertaining to regulation of livestock market	175	770				•••••	•••••		
347.	(Substitute) By Committee on Agriculture: Pertaining to regulation of public livestock markets		770				•••••			
348.	Representatives May, Leckenby and Leland: Relating to registration of contractors	175								

349.	Representatives Mahaffey, Brouillet, Whetzel and Richardson: Pertaining to schoolteachers' contracts	176			•••••	•••••			•••••	
350.	Representatives Saling, DeJarnatt, Gorton and Johnson (by departmental request): Amending the teachers' retirement system	176	249	305, 372	424, 427, 1354		1352	1391	1393	S. 1571 CH. 50, '67
351.	Representatives Sprague, Whetzel and Heavey: Requiring uninsured motorists' clause in liability insurance policies	176	924						•••••	
352.	Representatives Wolf and Conner (by departmental request): Altering procedures involved with use fuel tax	176	792	833	834		1340	1341	1343	S. 1570 CH. 196, '67
353.	Representatives Kirk, Kopet, Hoggins, Mahaffey, Jastad and Hurley: Regulating dangerous drugs	177	737	814	934		1340	1841	1343	S. 1570 CH. 71, '67
354.	Representatives Leland, Taylor and Hawley (by departmental request): Exempting from tax property held by state under order of immediate possession	191	793	1011	1011				•••••	
355.	Representatives Lynch, McCaffree and Brouillet (by departmental request): Authorizing participation in Title VI of the Higher Education Facilities Act of 1965	191	249	854	423, 1452	1 574		1601	1646	S. 1574 CH. 5, '67 Ex
	Representatives Leland, Garrett and Lewis (by departmental request): Authorizing studies for an additional Lake Washington bridge	191								
357.	Representatives O'Dell, Anderson and Kiskaddon (by departmental request): Amending law regulating prequalification of bidders on highway contracts	192	793	834	834				•••••	
358.	Representatives Berentson, McCormick and Cunningham (by departmental request): Requiring the state highway commission to approve subdivision plats which propose to use state highways as access	192	593	756	1008				•••••	!
359.	Representatives Leland, Garrett and Berentson (by departmental request): Authorizing highway commission to employ a consultant to make comprehensive study	192	59 3	816						

SUBJECT AND HISTORY OF HOUSE BILLS-Continued

	SUBJECT AN		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	TOUSE D	11115-00	- Idii u Cu				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
359.	(Substitute) By Committee on Transportation: Authorizing comprehensive highway studies		593	816	1007					
360.	Representatives McDougall, Leckenby, Garrett, King, Johnson, Gladder, Barden, Kirk and Jolly (by executive request): Providing certain guidelines for state participation in federal programs	192	793	835	835, 1453, 1740	1603, 1647, 1682, 1730	1603, 1646, 1682, 1730, 1739	1750	1758	S. 1894 CH. 41, '67 Ex
361.	Representatives Mahaffey, Wanamaker and Johnson: Excluding proceeds of sale of timber and other crops from permanent common school fund	192				<i>c</i>				
362.	Representatives Mahaffey, Johnson and Wanamaker: Authorizing payment to teachers of compensation upon termination	192	594	713	714					
363.	Representatives McCormick, McCaffree and Grant: Providing for issuance of towing licenses	192		•••••						
364.	Representatives Hubbard, Copeland and Garrett: Creating a tourist information facility in the Clarkston area	193	794							
365.	Representatives Bledsoe, Flanagan and Brouillet: Providing method for change of school districts' name	193	738	836, 1012	1012, 1608	836	1914	1916	1936	S. 2136 CH. 69, '67 Ex
366.	Representatives Newhouse, Day, Richardson, Leland, Brouillet, Bluechel and Chapin (by departmental request): Recognizing additional community colleges	193		• • • • • • • • • • • • • • • • • • • •		•••••				01 EX
367.	Representatives Johnson, O'Brien and Chatalas: Making lists of voters available to political parties.	193				•••••	•••••			

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368.	Representatives Hurley, Clark (Newman H.), Day and Newschwander: Regulating loans and installment sales	193								
369.	Representatives Newhouse, Flanagan and Jolly: Providing that secretaries of irrigation districts shall collect assessments in certain cases	193	270	344	731		1202	1232	1340	S. 1570 CH. 169, '67
370.	Representatives Berentson, Bottiger, Bledsoe, Kiskadon, Barden, Brouillet, Zimmerman and Humiston (by executive request): Combining all pollution control functions within environmental quality commission	194	702	809	935, 1453					
371.	Representatives O'Dell, Kalich and Veroske: Clarifying certain city planning procedures	194	1533							
371.	(Substitute) By Committee on Local Government: Clarifying certain city planning procedures		1533							
372.	Representatives Anderson and King: Changing state teachers' retirement system benefits	194					,			
373.	Representatives Newhouse, Day, Richardson, Leland, Brouillet, Bluechel, Chapin and Sawyer (by departmental request): Allocating funds for planning preliminary to commencement of operations of four community colleges	194								
374.	Representatives Swayze, Gallagher and Beck: Providing added protection for the blind in "White Cane Law"	194								
375.	Representatives Anderson and Conner: Providing for study for bridge across Willapa Bay from Leadbetter Point to Pacific county	194								
376.	Representatives McDougall, Harris, Marsh, Thompson and Bozarth: Providing penalties for shop-lifting	195	289	372, 428, 446	428, 470, 484	373	1156	1207	1231	S. 1569 CH. 76, '67
377.	Representatives Jueling, Taylor and Newschwander: Requiring approval of pollution control commission and department of health prior to water district's operation of sewer system	195	904	1012	1013	1837, 1873, 1881				
378.	Representatives Johnson, O'Brien and Berentson: Making appointment of school superintendent to county park board optional	195	680	781	897		• • • • • • • • • • • • • • • • • • • •			

SUBJECT AND HISTORY OF HOUSE BILLS-Continued

	SUBJECT AN	DHIST	MIX OF I	TOUSE D	ELS—COI	IMIIGEA	····			
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
379.	Representatives Hawley and Taylor: Limiting use of facilities of state institutions of higher education for showing motion pictures	195								
380.	Representatives Heavey, Bottiger and Moon: Authorizing recovery of attorney's fees in certain actions against insurance companies	195								
381.	Representatives McDougall, Bozarth and Leland (by departmental request): Regulating use of highway safety rest area	195	888			•••••				
382.	Representatives Conner, Thompson and Hawley (by departmental request): Authorizing destruction of cancelled bonds and coupons	195	1467				••••			
383.	Representatives Leland, Beck and Wolf (by departmental request): Providing for payment of moving expenses of state employees	195			•••••		••••			
384.	Representatives Leland, May and Newhouse (by departmental request): Granting local law enforcement authorities jurisdiction on state ferries and at terminals	195								
385.	Representatives Newschwander, Lynch, Kirk and May: Removing limitation on amount state may pay for care of handicapped in approved training homes	196	651	714	714		•••••	•••••	•••••	
386.	Representatives Spanton, Hill and Litchman (by departmental request): Extending authority of board of prison terms and paroles	196	549	715	715					
387.	Representatives Bluechel, O'Brien and Wolf (by executive request): Creating commission to determine feasibility of state participation in World Exposition of 1970	196	381, 536	716	717, 1543	446, 1697, 1748, 1794, 1885, 2169, 2175	1697, 1748, 1794, 1834, 2168	2177	2204	CH. 138, '67 Ex

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388.	Representatives Wolf, King, Bledsoe, Hoggins, Berentson, Swayze, O'Dell, Veroske, Thompson, Grant, Sawyer, Brouillet and Kink (by executive request): Prescribing additional duties of athletic commission	196	406	483	757, 759, 2176		*********			
389.	Representatives Johnson, Reese, Day and Wolf: Increasing firemen's compensation	196	652	717	718		1156	1207	1231	S. 1569 CH. 51, '67
390.	Representatives Newhouse, Gallagher and Whetzel (by departmental request): Amending measure of damages in eminent domain where part of building taken or damaged	196			······					
391.	Representatives Berentson, Conner and Leland (by departmental request): Directing joint committee on highways to study county gas tax allocation formula	197						,		
392.	Representatives Brouillet, Mahaffey and Johnson (by interim committee on education request): Changing election procedure for state board of education and powers and duties of superintendent of public instruction.	197								
393.	Representatives Hubbard and Goldsworthy: Authorizing feasibility study for route from junctions of Grande Ronde and Snake rivers near Rogersburg to Washington-Oregon border	197		,						•
394.	Representatives Kalich, Haussler and O'Dell: Regulating county purchasing	197	794	1013	1013					
395.	Representatives Kalich, Berentson and Haussler: Prescribing compensation for county commission- ers in counties of the sixth, seventh, eighth and ninth class	197	680	836	836					
396.	Representatives Backstrom and King: Transfer- ring air pollution control functions to pollution control commission	197							;	•••••
397.	Representatives Bluechel, Kalich and Brazier (by departmental request): Placing all state-owned forest lands under department of natural resources on a sustained yield basis	198	848	401	488	••••				
398.	Representatives Day, McCormick and Bozarth: Redesignating the route of state highway 2H	198								

SUBJECT AND HISTORY OF HOUSE BILLS—Continued											
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor	
399.	Representatives Wolf, Veroske, Conner, Charette, Amen and Taylor: Enlarging possible investments for moneys in the volunteer firemen's trust fund	198	406, 794	940	986	446					
400.	Representatives Perry, McDougall and McGavick (by executive request): Establishing minimum wage for public works contracts	198	492	718	718						
401.	Representatives Elicker, McDougall, Leckenby, Grant, Sprague, Zimmerman, Merrill, Marzano, Gladder, Bagnariol, Clocksin and Smythe (by executive request): Authorizing advances to state employees for travel expenses	198	366	464	624						
402.	Representatives Whetzel, Cunningham, DeJarnatt, King, Brouillet, Hoggins, Farr, Zimmerman, Lux and Chatalas (by executive request): Creating a commission for constitutional revision	198	671, 877	958	960, 1454	674					
403.	Representatives Whetzel, McDougall, Wolf, Clark (Newman H.), Grant, Gladder, Sprague, Bagnariol, Merrill, Marzano, Lux, Leckenby, Smythe, Zimmerman and Chatalas (by executive request): Providing for payment of moving expenses of state deputies and other employees	199	569	719, 1544	1543, 1545	1544					
403.	(Substitute) By Committee on State Government and Legislative Procedures: Providing for payment of moving expenses of state deputies and other employees		569	719	719	1319	1318, 1404, 1694	1699	1705	S. 1835 CH. 16, '67 Ex	
404.	Representatives Saling, Bluechel and Conner (by departmental request): Repealing five percent differential prescribed in public purchases	199	291	356	468, 1961		2105	2107	2127	S. 2247 CH. 101, '67 Ex	

405.	Representatives Lynch, Charette, McCaffree and Kirk (by departmental request): Deleting women's jury service exemption	199	271	373	496	1115	1115	1100	S. 1488 CH. 39, '67
406.	Representatives Lux, McCaffree and Bottiger (by departmental request): Permitting wife to sue alone in action for personal injuries to herself								On. 35, 61
407.	Representatives Lux, Clocksin and Bottiger (by departmental request): Requiring instrument signed by both spouses to sell or encumber community household goods	199				 			
408.	Representatives Kirk, Lynch and May: Authorizing certain nonprofit charitable organizations to be parental successors to the handicapped	199	493	745	857	 			
409.	Representatives Bluechel, Thompson and Brazier: Clarifying powers of department of natural re- sources over certain forest lands and other public lands	210	406			 			
410.	Representatives Day, Leckenby, Perry and Kopet: Requiring that the city can only perform L.I.D.'s when the amount bid exceeds the preliminary cost estimate by ten percent	210				 			
411.	Representatives McCormick, O'Dell and Veroske (by departmental request): Permitting vehicle impound following arrest	210	431			 	•••••		
412.	Representatives Bottiger, Marsh, Kink, Merrill, Bagnariol and Heavey: Pertaining to civil service for city and town employees and port districts having fire departments	210				 ,			
413.	Representatives Perry, Leland and Heavey: Increasing amount of electricians' license bond	211	457	524	765, 1506	 1694	1699	1705	S. 1835 CH. 15, '67 Ex
414.	Representatives Bottiger, Swayze and Heavey: Providing that the statute of limitations of personal injuries shall begin to run when the injury is discovered	211				 	••••		
415.	Representatives Hoggins, Kirk and Johnson: Directing superintendent of public instruction to make reports available to public	211	381	559	731	 			

INDEX

2437

SUBJECT AND HISTORY OF HOUSE BILLS—Continued											
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor	
416.	Representatives Morrison, McDougall and Bozarth: Changing membership on and election procedure for members of the Washington state fruit com- mission	211	352	400	452		1156	1207	1231	S. 1569 CH. 191, '67	
417.	Representatives Grant, Gallagher and Wolf: Prescribing procedure for preparing absentee ballots	211							•		
418.	Representative Conner: Requiring reflectorized material on the leading and trailing edges of bicycle pedals	211			***						
419.	Representatives Conner and Garrett: Requiring photograph on driver's license	211						•••••			
420.	Representatives Leckenby, Holman and Sprague: Defining certain terms in the motor freight carriers' act	211	550	720, 780	896, 1319	720	1319	1365	1873	S. 1571 CH. 69, '67	
421.	Representatives Bluechel, Thompson and Brazier: Changing rules regulating sale of stone, timber, etc., on public lands	211	457								
422.	Representatives Mahaffey, Anderson, Kirk, Cunningham, Sheridan, Veroske, Hoggins, King, Marzano, Chatalas, Ceccarellii and Gallagher: Amending the teachers' retirement act	212	291, 407	464	487	364	••••••				
423.	Representatives Wolf, Cunningham and Day: Increasing rental allowance for veterans' meeting places	212	318	372, 420	489						
424.	Representatives Smythe, Zimmerman and Thompson (by departmental request): Providing for border counties to contract for mental health and/or				A.B.			"7			
	retardation services from neighboring states	212		•••••	••••••	••••••••	••••••	•••••	•••••	• • • • • • • • • • • • • • • • • • • •	

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	INDEX
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425.	Representatives Whetzel, Gorton and Brazier (by executive request): Modifying procedure in industrial insurance appeals	212	493, 494, 975	662	760	761		 	
426.	Representatives Smith, Marzano, Sprague and Sheridan: Prohibiting discrimination by real estate dealers or brokers	213		893		860		 	
427.	Representatives Moon, Rosellini and Wanamaker: Requiring driver's license or proof of financial re- sponsibility before issuance of vehicle certificate of registration	224					•••••	 •••••	
428.	Representatives Taylor, Moon and King: Prohibit- ing extra charges for color telephones	224						 •••••	
429.	Representatives Taylor, King, Moon and Backstrom: Empowering P.U.D.'s to operate sewer service	225						 	
430.	Representatives Taylor, Moon and Bottiger: Prohibiting acquisition by telephone companies of community antenna television systems	225						 	
431.	Representatives Backstrom, Chatalas and Moon: Authorizing certain persons to be ex officio resi- dent fire marshals	225						 	
432.	Representatives McGavick, Brouillet and O'Dell (by executive request): Raising minimum wage	225	924					 	
433.	Representatives McDougall, Veroske and Moon (by departmental request): Providing method for election of dairy products commission members	225	366	448	512			 	
434.	Representatives McDougall, Reese and Bozarth (by departmental request): Abolishing certain special funds	225	318	373	782			 	•••••
435.	Representatives Jueling, May and Harris (by executive request): Creating a labor-management law review committee	225	904, 1197			904		 	
436.	Representatives Adams, Harris and Garrett: Changing personal tax listing and collection pro- cedure	226							
437.	Representative Kalich: Providing for annexations to and mergers of cemetery districts	226	518				*********		

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446.	Representatives Holman, Wolf and Lux: Amending the laws regulating veterinary medicine	234	431	503	667, 1713	 1789	1790	1828	S. 1963 CH. 50, '67 Ex
447.	Representatives Adams, Kopet and Garrett: Allowing physical therapists to perform treatment upon oral prescription	234	770			 			
448.	Representatives Cunningham, Garrett and Barden (by departmental request): Amending preferential purchasing of articles produced by institutional industries	235	550	837	838	 			
449	Representatives Cunningham, Garrett and Mahaf-								
440.	fey (by departmental request): Implementing provisions relating to purchase of surplus property from federal government.	235	536	754, 780	897, 1542	 1964	1965	2020	S. 2136 CH. 70, '67 Ex
450.	Representatives McDougall, Haussler and Brazier: Providing funds for county research	235				 		• • • • • • • • • • • • • • • • • • • •	
451.	Representatives Bottiger, Mahaffey and Jueling: Providing safe walkways for school pupils	235	594	720	720, 1541	 1694	1699	1705	S. 1836 CH. 17, '67 Ex
452.	Representatives Lux, Wolf and Moon: Requiring notice to owner of increase in assessed value of real property exceeding two hundred dollars	235	1173	1238	•••••	 			
453.	Representatives Anderson and Leland: Requiring zoning of lands accreted to the state before any building or structure is erected thereon	235				 			
454.	Representatives Humiston, Lynch and Grant (by executive request): Providing for the licensing of health care facilities	235				 			
455.	Representatives Lux, Gorton and Hoggins: Providing for reorganization of school districts	236				 			
456.	Representatives Hoggins, Kiskaddon, Backstrom, King, Moon and Taylor: Increasing the number of judges in Snohomish county from four to six	236	432			 			
457.	Representatives Sheridan, Newschwander and Marzano: Authorizing city-county health departments to pool their funds	236				 			

	SUBJECT AN	D HISTO	PRY OF I	HOUSE B	ILLS—Cor	itinued				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
458.	Representatives Goldsworthy, McGavick and Bottiger (by departmental request): Authorizing the secretary of state to provide the state flag without charge to appropriate units of the armed forces and making an appropriation therefor	236	550, 770	1048	1048	551, 1840				
459.	Representatives Adams, Farr and Lux: Establishing emergency detention procedures for mentally ill on certificate of two physicians	237	432							
460.	Representatives Adams, Farr, Humiston, Smith and Garrett: Establishing a medical examiner system	237				•••••				
461.	Representatives Thompson, Leland and DeJarnatt: Providing for the acquisition by the state highway commission of Puget Island to Westport, Oregon ferry system	238	•••••		•••••	•••••				
462.	Representatives Cunningham, Garrett and Barden: Providing a limitation on creation of a water district	238	976					•••••		•••••
462.	(Substitute) By Committee on Local Government: Establishing new water districts		976	•••••						
463.	Representatives Mahaffey, Grant and Morrison: Authorizing second and third class school districts to employ attorney	238	518	659	738		1340	1344	1366	S. 1571 CH. 220, '67
464.	Representatives Cunningham, Conner and Leland (by departmental request): Authorizing arrests at accident scene	249	432	523	901					
465.	Representatives McDougall, May and Cunningham: Adding professional engineering geologists to the professional engineers registration act	249		•••••				•••••		

466.	Representatives Lynch, Jastad and McDougall (by departmental request): Providing for local health departments	250	794	960, 963	964, 1595		1789	1790	1828	S. 1963 CH. 51, '67 Ex
467.	Representative Litchman: Prohibiting sale and possession of LSD	250				261				•••••
468.	Representatives Gallagher, Grant and Newschwander: Authorizing free hunting licenses for residents seventy years of age and older who have been residents for fifteen years	250	••••			•••••		•••••		
469.	Representatives Lynch, Goldsworthy and Bottiger: Providing for fallout shelter spaces in new school construction	251	•••••		•••••					
470.	Representatives Bluechel, McDougall and Day (by departmental request): Revising retained percentage on payments for public works and contract acceptance provisions	251	458	1015	1015					
471.	Representatives Newschwander, Kirk and Smith (by departmental request): Repealing provision rendering certain acts relating to probation services temporary	251	432	559	899, 1454		- 441 74 1741	1751	1758	S. 1894 CH. 35, '67 Ex
472.	Representatives Cunningham, McDougall and Berentson (by departmental request): Creating a division of motor transport in the department of general administration	251				100 000 000 000 000 000 000 000 000 000				
473.	Representatives Richardson, Charette and Flanagan: Authorizing a three year probationary period for newly hired certified employees of a school district	251								2
474.	Representatives Kalich, Sheridan and Saling: Authorizing issuance of instruction permits for student drivers valid for a full school year	251		******		•••••	•••••			••••
475.	Representatives Cunningham, Garrett, Newhouse, Johnson and Jolly (by departmental request): Providing for electronic voting and vote counting machines	251	1677	1. <u>5</u>		<u>H.4</u>				
475.	(Substitute) By Committee on State Government and Legislative Procedures: Providing for electronic voting and vote counting machines									

	SUBJECT AN		KI OF F	IOUSE B	ILLS-CO					
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
476.	Representatives Adams, Humiston and Kopet (by departmental request): Providing for the control of tuberculosis	252	738	816	954		1340	1341	1343	S. 1570 CH. 54, '67
477.	Representatives Adams, Grant and Conner (by departmental request): Providing certain changes in industrial insurance law	252	495	754	902	1325, 1328, 1336	1320			
478.	Representatives Spanton, Kopet and Taylor: Authorizing disposition of Yakima armory	253	795	838	838, 1386	1125, 1168, 1345, 1616	1124, 1168, 1344, 1385		1411	S. 1614 CH. 226. '67 P.V.
479.	Representatives McDougall, Richardson and Charette (by departmental request): Abolishing temporary permits for real estate salesmen	253	476	559	700, 1720					
480.	Representatives Jastad, King and Bottiger: Permitting appointment of directors of juvenile court services	253	795	1017	1017					
481.	Representatives Sheridan, Marzano, Goldsworthy, Conner, Taylor, Anderson, Bagnariol and Rosellini: Providing aid to indigent veterans and their families	253	904	***************************************						
482.	Representatives Lewis, Sawyer and Leland: Directing a study to be made of a state-wide freeway, and expressway system regardless of governmental jurisdiction	253								
483.	Representatives Humiston, McGavick and Zimmerman (by executive request): Providing a uniform statutory basis for collective bargaining	253	925	1491	1837	1994, 2025, 2030, 2247	1993, 2022	2107	2127	S. 2246 CH. 108, '67 Ex P.V.

Representatives Clarke (George W.) and Sprague by departmental request): Exempting certain property of foreign governments from property taxes	254	433							
Representatives Clarke (George W.) and Sprague (by departmental request): Exempting foreign diplomatic and consular officers from payment of gas tax	254	739	1018	1018		••••••			
Representatives Newschwander, Gallagher, Sheridan, Marzano, Richardson, Walgren, Bottiger, Swayze, Mahaffey, Jueling, Hoggins and Smith (by departmental request): Providing for the administration of community colleges	254								
Representatives Newhouse, Berentson, Bozarth and Moon (by departmental request): Providing for reorganization of department of agriculture	255	367	463	509				•••••	
Representatives Marsh, O'Dell, Smythe and Zimmerman: Establishing a new state college	255			•••••					
Representatives Bledsoe, Goldsworthy and Bottiger (by departmental request): Providing for absentee balloting in certain elections	271	415	467	508					
Representatives Lynch, Harris, Sawyer, Gladder, Richardson and Kopet (by departmental request): Providing for establishment of Medical Lake School for mentally deficient	272	433	503	529, 1455		1694	1699	1705	S. 1886 CH. 18, '67 Ex
Representatives Kirk, Lynch and Beck (by departmental request): Authorizing the director of the department of institutions to assign mentally ill patients to state hospitals where vacancies exist	272	495	721	721					
Representatives Berentson, Veroske and Sawyer: Authorizing commission on harbor line to change, relocate or reestablish harbor lines on Fidalgo Bay	272	594	697	856, 1705	1504, 1697	1697, 1705	1739	1742	S. 1862 CH. 24, '67 Ex
Representatives Leckenby, Holman and Heavey: Authorizing city to relocate existing overhead L.I.D. lines	272								
Representatives Chapin and Perry (by departmental request): Permitting importation of liquor for personal or household use	272	407	503	623		. 1115	1115	1129	S. 1488 CH. 38, '67
	Representatives Clarke (George W.) and Sprague (by departmental request): Exempting foreign diplomatic and consular officers from payment of gas tax Representatives Newschwander, Gallagher, Sheridan, Marzano, Richardson, Walgren, Bottiger, Swayze, Mahaffey, Jueling, Hoggins and Smith (by departmental request): Providing for the administration of community colleges. Representatives Newhouse, Berentson, Bozarth and Moon (by departmental request): Providing for reorganization of department of agriculture Representatives Marsh, O'Dell, Smythe and Zimmerman: Establishing a new state college Representatives Bledsoe, Goldsworthy and Bottiger (by departmental request): Providing for absentee balloting in certain elections Representatives Lynch, Harris, Sawyer, Gladder, Richardson and Kopet (by departmental request): Providing for establishment of Medical Lake School for mentally deficient	by departmental request): Exempting certain property of foreign governments from property taxes	by departmental request): Exempting certain property of foreign governments from property taxes	by departmental request): Exempting certain property of foreign governments from property taxes	py departmental request): Exempting certain property of foreign governments from property taxes	by departmental request): Exempting certain property of foreign governments from property taxes Representatives Clarke (George W.) and Sprague (by departmental request): Exempting foreign diplomatic and consular officers from payment of gas tax Representatives Newschwander, Gallagher, Sheridan, Marzano, Richardson, Walgren, Bottiger, Swayze, Mahaffey, Jueling, Hoggins and Smith (by departmental request): Providing for the administration of community colleges. Representatives Newhouse, Berentson, Bozarth and Moon (by departmental request): Providing for reorganization of department of agriculture. Representatives Marsh, O'Dell, Smythe and Zimmerman: Establishing a new state college. Representatives Bledsoe, Goldsworthy and Bottiger (by departmental request): Providing for absentee balloting in certain elections. Representatives Lynch, Harris, Sawyer, Gladder, Richardson and Kopet (by departmental request): Providing for establishment of Medical Lake School for mentally deficient. Representatives Kirk, Lynch and Beck (by departmental request): Authorizing the director of the department of institutions to assign mentally ill patients to state hospitals where vacancies exist Representatives Berentson, Veroske and Sawyer: Authorizing commission on harbor line to change, relocate or reestablish harbor lines on Fidalgo Bay Representatives Leckenby, Holman and Heavey: Authorizing city to relocate existing overhead L.I.D. lines. Representatives Chapin and Perry (by departmental request): Permitting importation of liquor	by departmental request): Exempting certain property taxes	by departmental request): Exempting certain property of foreign governments from property taxes 254 Representatives Clarke (George W.) and Sprague (by departmental request): Exempting foreign diplomatic and consular officers from payment of gas tax Representatives Newschwander, Gallagher, Sheridan, Marzano, Richardson, Walgren, Bottiger, Swayze, Mahaffey, Jueling, Hoggins and Smith (by departmental request): Providing for the administration of community colleges. Representatives Newhouse, Berentson, Bozarth and Moon (by departmental request): Providing for reorganization of department of agriculture. Representatives Marsh, O'Dell, Smythe and Zimmerman: Establishing a new state college. Representatives Besee, Goldsworthy and Bottiger (by departmental request): Providing for absentee balloting in certain elections. Representatives Lynch, Harris, Sawyer, Gladder, Richardson and Kopet (by departmental request): Providing for establishment of Medical Lake School for mentally deficient. 272 283 Representatives Berentson, Veroske and Sawyer: Authorizing the director of the department of institutions to assign mentally ill patients to state hospitals where vacancies exist. Representatives Berentson, Veroske and Sawyer: Authorizing commission on harbor line to change, relocate or reestablish harbor lines on Fidalgo Bay Representatives Leckenby, Holman and Heavey: Authorizing city to relocate existing overhead L.I.D. lines Representatives Chapin and Perry (by departmental request): Permitting importation of liquor of personal or household use. 272 284 285 286 287 286 287 288 289 280 280 280 280 281 281 283 284 284 284 284 285 387 386 387 387 483 589 387 483 589 387 483 589 387 483 589 387 483 589 387 483 589 387 485 589 387 486 589 387 486 487 588 487 488 589 387 487 488 589 389 389 389 389 389 389 3	by departmental request): Exempting certain property of foreign governments from property taxes Representatives Clarke (George W.) and Sprague (by departmental request): Exempting foreign digiomatic and consular officers from payment of 254 739 1018 1018 Representatives Newschwander, Gallagher, Sherridan, Marzano, Richardson, Walgren, Bottiger, Swayze, Mahafley, Jueling, Hoggins and Smith (by departmental request): Providing for the administration of community colleges. Representatives Newhouse, Berentson, Bozarth and Moon (by departmental request): Providing for reorganization of department of agriculture. Representatives Marsh, O'Dell, Smythe and Zimmerman: Establishing a new state college. Representatives Beloec, Goldsworthy and Bottiger (by departmental request): Providing for absente balloting in certain elections. Representatives Ledoe, Goldsworthy and Bottiger (by departmental request): Providing for establishment of Medical Lake School for mentally deficient. 272 433 503 529, 1455 1694 1699 1705 Representatives Kledson, Veroske and Sawyer: Authorizing the director of the department of institutions to assign mentally ill patients to state hospitals where vacancies exist. Representatives Berentson, Veroske and Sawyer: Authorizing commission on harbor line to change, relocate or reestablish harbor lines on Fidalgo Bay Representatives Leckenby, Holman and Heavey: Authorizing city to relocate existing overhead L.I.D. lines Representatives Chapla and Perry (by departmental request): Permitting importation of liquor or personal or household use. 272 407 508 623

	SUBJECT AN	р ціэт	JKY OF I	HOUSE B	ILLS—Co	itinuea				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
495.	Representatives McCaffree and Backstrom (by departmental request): Extending nonresidents' sales tax exemption	272	905	1018	1019		*******			
496.	Representatives Humiston, Charette and O'Dell: Enacting the optional municipal code	272	1534	1664, 1685	1688, 2113	1667	2112	2128	2131	CH, 119, '67 Ex
497.	Representatives Clark (Newman H.), King and Hill (by departmental request): Amending the 1966 corporation code	272	551	721	722, 1388	1162, 1214, 1281, 1345	1161, 1214, 1345, 1386	1410	1411	S. 1571 CH. 190, '67
498.	Representatives Humiston, Thompson and Elicker (by departmental request): Detailing powers of state board of health and director of health	273	795	961	1503, 2026	1996	1996, 2025	2038	2106	S. 2247 CH. 102,
499.	Representatives Flanagan, Day, Bledsoe, Bottiger and Reese: Reimbursing taxing districts for revenue lost by reason of retired persons property tax exemption	278	•••••			•••••				'67 Ex
500.	Representatives Litchman and Bottiger (by joint committee on governmental cooperation request): Establishing a public defender system	273								
501.	Representatives Haussler, Avey and Wanamaker: Establishing tax limits for counties from fourth through ninth class	273	680	839	839					
502.	Representatives Litchman, O'Brien and Chatalas: Requiring registration of firearms	273					•••••			
503.	Representatives Day, McDougall and Sheridan: Providing certain insurance contract benefits in- clude services performed by licensed chiropractors	273								***************************************

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504.	Representatives Clark (Newman H.), Hill and Heavey: Tolling statute of limitations by filing complaint or service of process	274	433				••••••			
505.	Representatives McCaffree and Sprague (by departmental request): Increasing interest on delinquent inheritance taxes	274	433	500	995		•••••			
506.	Representatives Beck, Walgren, Conner, Haussler, McDougall, Clocksin, Avey, Bottiger, Gallagher and Bozarth: Increasing federal school funds use	274								
507.	Representatives Clark (Newman H.), Heavey and Hill (by judicial council request): Changing compensation of judges pro tempore of the superior court	274	434	506	995				•••••	
508.	Representatives Hill, Spanton and Heavey (by judicial council request): Authorizing justice of peace to assess punishment	274					•••••			
509.	Representatives McCaffree, Walgren and Sheridan (by departmental request): Providing that expiration of limiting period shall not affect operation of unclaimed property act	274	434	723	723					
510.	Representatives Marzano, Grant, Johnson, Sheridan, Sawyer, Gallagher, Conner, Bagnariol, Walgren, Perry, Smith, Ceccarelli and Beck: Extending old age tax relief	274					•••••			
511.	Representatives Newschwander, Jueling and Litchman (by departmental request): Adopting the interstate agreement on criminal detainers	275	551	723	724		1202	1232	1340	S. 1488 CH. 34, '67
512.	Representatives Newschwander, Lynch and Litchman (by departmental request): Providing changes in treatment of sexual psychopaths	275	495	724			••••••			
513.	Representatives Newschwander, Kirk and Merrill (by departmental request): Relating to charges for patients at state hospitals	275	434	964, 973	973, 1455, 2151	2150	2150	2167	2167	CH. 127, '67 Ex
514.	Representatives Cunningham, Hill and Marzano (by departmental request): Defining absentee service voters	275	703	839	840					67 Ex
515.	Representatives Cunningham, Saling and Charette (by departmental request): Providing for instruction for certain precinct election officers	275					••••			

SUBJECT AND HISTORY OF HOUSE BILLS—Continued												
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor		
516.	Representatives Cunningham, Barden and Marzano (by departmental request): Permitting allowable number of registered voters in precinct to depend on method of voting therein.	275	703	841, 1019, 1716, 1730		1207, 1373, 1 9 16	1205, 1373, 1410, 1771	1788	1828	S. 1915 CH. 109, '67 Ex P.V.		
517.	Representatives Perry, McGavick and Newschwander (by departmental request): Modifying state procedures and scope	276	551	725	725, 1714, 2114		2114	2128	2131	S. 2247 CH. 104, '67 Ex		
518.	Representatives Lynch, Garrett and Cunningham (by departmental request): Regulating precinct committeemen and committeewomen	276	671									
519.	Representatives Backstrom, Veroske and Johnson: Taxing mobile homes and trailers	292										
520.	Representatives Conner and May: Pertaining to vocational rehabilitation	292										
521.	Representatives Brouillet, Mahaffey and Rosellini: Deleting requirement that school boards adopt annual resolution for real estate excise tax	293										
522.	Representatives Brouillet, Mahaffey and Walgren: Dissolving nonoperating school districts	293	739	841	842				······	,		
523.	Representatives Walgren, Beck and O'Brien: Regulating motor vehicle insurance cancellations	293										
524.	Representatives Amen, Jolly and Reese: Regulating weed extermination	293										
525.	Representatives Whetzel, Bagnariol and Hill: Requiring use of voting machines or devices and vote tally systems in certain elections	298				••••••						

526.	Representatives Saling, Conner and McCormick: Prohibiting the abandonment of autos on public property and regulating the disposal of such	293	822, 1517	842, 1518	1958					
527.	Representatives Sheridan, Newschwander and Marzano: Requiring statement of hours, rate of pay, deductions, etc. when wages are paid	293		•••••						
528.	Representatives Sheridan, Heavey and Marzano: Requiring the furnishing of workmen a safe place to work	294								
529.	Representatives Taylor, Moon and King: Authorizing a study of the diseases of rabbits	320	925							
529.	(Substitute) By Committee on Agriculture: Authorizing a study of the diseases of rabbits		925							
530.	Representatives Taylor, Conner and Chatalas: Creating a state fisheries commission	320								
531.	Representatives Bagnariol, Merrill and Murray: Requiring disclosure of service charges	32 0								
532.	Representatives Bagnariol, Merrill and Sprague: Requiring insurance companies to give reason for canceling motor vehicle insurance policies	320	703	816			•			
532.	(Substitute) By Committee on Banks, Financial Institutions and Insurance: Requiring insurance companies to give reason for canceling motor vehicle insurance policies		703	816, 817	996, 1512, 2006	1743, 1759, 1936, 1973	1742, 1759, 1936, 1968	2022	2106	S. 2247 CH. 95,
533.	Representatives Conner, Goldsworthy, Lynch and Brouillet: Changing authority of state board for vocational education	320	976	1021						'67 Ex
533.	(Substitute) By Committee on Education and Libraries: Providing for state service training facilities		976	1021	1021, 1326	.,	1825	1365	1373	S. 1571 CH. 165, '67
534.	Representatives Marzano, Wolf and Sheridan: Providing state employee semimonthly pay	321	888	968						
534.	(Substitute) By Committee on State Government: Authorizing payment of state salaries semimonthly and providing procedures therefor		888	968	968, 1509		1724	1739	1742	S. 1862 CH. 25, '67 Ex

	SUBJECT AN	D HIST	KY OF F	TOUSE B	LLS—Cor	unuea				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
535.	Representatives Holman, Charette and Clark (Newman H.): Providing for certain actions by a corporation board of directors or committees to be taken without a meeting	321	476	726	726		1156	1208	1231	S. 1569 CH. 176, '67
536.	Representative Litchman: Establishing center for study of beneficial uses of lysergic acid diethylamide	321								
537.	Representatives McDougall, McCormick, Berentson and Gallagher: Regulating billboards	321	795, 796							
537.	(Substitute) By Committee on Transportation: Regulating billboards		795			•••••				
538.	Representatives Bagnariol, Merrill and Walgren: Relating to teachers' sick leave benefits	321				•••••			•••••	
539.	Representatives Cunningham, Garrett and Barden: Enlarging hospital district commissioner boards	322	739	812	953		1340	1341	1343	S. 1570 CH. 77, '67
540.	Representatives Anderson and Charette: Providing for lease of certain public lands to persons losing their residences because of land erosion	322				•••••				
541.	Representatives Sheridan, Chapin, Newschwander, Kirk, Anderson, Bottiger, Marzano, Gallagher, Grant and Moon: Providing small loan contracts show annual interest rate	322		•••••	•••••	•••••		•••••		
542.	Representative Jueling: Enacting a new work- men's compensation law and allowing self-insurers and private insurance companies to cover risks	322	905		•••••			•••••		
543.	Representatives Litchman and Spanton: Making public utility districts subject to regulation by the utilities and transportation commission	322	858	•••••		•••••				******

creasing public utility tax on gas distribution busi-	323	1693					,		
	323								
Representatives Anderson, King and Hubbard: Removing restrictions as to free kindergartens in third class school districts	323					•••••			
Representative Amen: Changing route of secondary state highway 11A	323	•••••							
Sprague Rardon March Johnson King McCaffred	323	770	892, 914, 915		779				
(Substitute) By Committee on Higher Education: Establishing community college districts		770	915	923, 1424, 1644	1356, 1388, 1425, 1432, 1439	1854, 1888, 1480, 1483, 1616	1645	1662	S. 1759 CH. 8, '67 Ex
Representatives Gorton, O'Brien and McGavick: Permitting deduction by municipal sewerage utili- ties of amounts paid to other municipal corpora- tions for sewerage treatment	848	,							P.V.
Representative Conner: Exempting outside salesmen of educational courses from unemployment compensation	348					Star Ten		* * *	***********
Representatives Hubbard, Jolly and Amen: Changing certain filing provisions under uniform commercial code	349	1015		-					
Representatives Anderson, Beck and Wanamaker: Providing permits allowing the taking of food fish and shellfish by others for the infirm		, .		21 <u>2</u>					
Representatives Johnson, Copeland, Jolly, Hubbard, McCormick, Charette, Reese, O'Dell, Thompson, Smythe, Zimmerman, DeJarnatt and Anderson: Establishing a route for the Lewis and Clark	្រីដីខ្មែរ ប្រជាព				*	1		وفي الم	
	Representatives Lewis and Clarke (George W.): Pertaining to limitations on property tax revenues. Representatives Anderson, King and Hubbard: Removing restrictions as to free kindergartens in third class school districts. Representative Amen: Changing route of secondary state highway 11A. Representatives Lynch, Charette, Flanagan, Smythe, Sprague, Barden, Marsh, Johnson, King, McCaffree, May, Brazier, Conner, Grant, Murray, Jastad, Thompson, McDougall, Wanamaker, Bledsoe, Cecarelli, McGavick, Goldsworthy, Berentson, Haussler, Reese, Kiskaddon, Jolly, Newhouse, O'Dell, Veroske, Kirk, Morrison, Backstrom and Wolf: Creating a state system of community colleges (Substitute) By Committee on Higher Education: Establishing community college districts Representatives Gorton, O'Brien and McGavick: Permitting deduction by municipal sewerage utilities of amounts paid to other municipal corporations for sewerage treatment. Representative Conner: Exempting outside salesmen of educational courses from unemployment compensation Representatives Hubbard, Jolly and Amen: Changing certain filing provisions under uniform commercial code Representatives Anderson, Beck and Wanamaker: Providing permits allowing the taking of food fish and shellfish by others for the infirm. Representatives Johnson, Copeland, Jolly, Hubbard, McCormick, Charette, Reese, O'Dell, Thompson. Smythe. Zimmerman. DeJarnatt and Anderson.	Representatives Lewis and Clarke (George W.): Pertaining to limitations on property tax revenues. Representatives Anderson, King and Hubbard: Removing restrictions as to free kindergartens in third class school districts. Representative Amen: Changing route of secondary state highway 11A. Representatives Lynch, Charette, Flanagan, Smythe, Sprague, Barden, Marsh, Johnson, King, McCaffree, May, Brazier, Conner, Grant, Murray, Jastad, Thompson, McDougall, Wanamaker, Bledsoe, Ceccarelli, McGavick, Goldsworthy, Berentson, Haussler, Keese, Kirk, Morrison, Backstrom and Wolf: Creating a state system of community colleges. (Substitute) By Committee on Higher Education: Establishing community college districts. Representatives Gorton, O'Brien and McGavick: Permitting deduction by municipal sewerage utilities of amounts paid to other municipal corporations for sewerage treatment. Representative Conner: Exempting outside salesmen of educational courses from unemployment compensation. Representatives Hubbard, Jolly and Amen: Changing certain filing provisions under uniform commercial code. Representatives Anderson, Beck and Wanamaker: Providing permits, allowing the taking of food fish	creasing public utility tax on gas distribution business	Representatives Lewis and Clarke (George W.): Pertaining to limitations on property tax revenues. Representatives Anderson, King and Hubbard: Removing restrictions as to free kindergartens in third class school districts. Representative Amen: Changing route of secondary state highway 11A. Representatives Lynch, Charette, Flanagan, Smythe, Sprague, Barden, Marsh, Johnson, King, McCaffree, May, Brazier, Conner, Grant, Murray, Jastad, Thompson, McDougall, Wanamaker, Bledsoe, Ceccarelli, McGavick, Goldsworthy, Berentson, Haussler, Reese, Kiskaddon, Jolly, Newhouse, O'Dell, Veroske, Kirk, Morrison, Backstrom and Wolf: Creating a state system of community colleges. (Substitute) By Committee on Higher Education: Establishing community college districts. (Substitute) By Committee on Higher Education: Establishing community college districts. (Substitute) By Committee on Higher Education: 2323 770 914, 915 Representatives Gorton, O'Brien and McGavick: Permitting deduction by municipal sewerage utilities of amounts paid to other municipal corporations for sewerage treatment. Representative Conner: Exempting outside salesmen of educational courses from unemployment compensation Representatives Hubbard, Jolly and Amen: Changing certain filing provisions under uniform commercial code Representatives Anderson, Beck and Wanamaker: Providing permits, allowing the taking of food fish	Representatives Lewis and Clarke (George W.): Pertaining to limitations on property tax revenues. Representatives Anderson, King and Hubbard: Removing restrictions as to free kindergartens in third class school districts. Representative Amen: Changing route of secondary state highway 11A. Representatives Lynch, Charette, Flanagan, Smythe, Sprague, Barden, Marsh, Johnson, King, McCaffree, May, Brazier, Conner, Grant, Murray, Jastad, Thompson, McDougall, Wanamaker, Bledsoe, Cecarelli, McGavick, Goldsworthy, Berentson, Haussler, Reese, Kiskaddon, Jolly, Newhouse, O'Dell, Veroske, Kirk, Morrison, Backstrom and Wolf: Creating a state system of community colleges. (Substitute) By Committee on Higher Education: Establishing community college districts. (Substitute) By Committee on McGavick: Permitting deduction by municipal sewerage utilities of amounts paid to other municipal corporations for sewerage treatment. Representatives Conner: Exempting outside salesmen of educational courses from unemployment compensation Representatives Hubbard, Jolly and Amen: Changing certain filing provisions under uniform commercial code Representatives Anderson, Beck and Wanamaker: Providing permits allowing the taking of food fish	Representatives Lewis and Clarke (George W.): Pertaining to limitations on property tax revenues. Representatives Anderson, King and Hubbard: Removing restrictions as to free kindergartens in third class school districts. Representative Amen: Changing route of secondary state highway 11A. Representatives Lynch, Charette, Flanagan, Smythe, Sprague, Barden, Marsh, Johnson, King, McCaffree, May, Brazier, Conner, Grant, Murray, Jastad, Thompson, McDougall, Wanamaker, Bledsoe, Ceccarelli, McGavick, Goldsworthy, Berentson, Haussler, Reese, Kiskaddon, Jolly, Newhouse, O'Dell, Veroske, Kirk, Morrison, Backstrom and Wolf: Creating a state system of community colleges. (Substitute) By Committee on Higher Education: Establishing community college districts. Representatives Gorton, O'Brien and McGavick: Permitting deduction by municipal sewerage utilities of amounts paid to other municipal corporations for sewerage treatment. Representative Conner: Exempting outside salesmen of educational courses from unemployment compensation Representatives Hubbard, Jolly and Amen: Changing certain filing provisions under uniform commercial code Representatives Anderson, Beck and Wanamaker: Providing permits allowing the taking of food fish	Representatives Lewis and Clarke (George W.): Pertaining to limitations on property tax revenues. Representatives Anderson, King and Hubbard: Removing restrictions as to free kindergartens in third class school districts. Representative Amen: Changing route of secondary state highway 11A. Representative Amen: Changing route of secondary state highway 11A. Representatives Lynch, Charette, Flanagan, Smythe, Sprague, Barden, Marsh, Johnson, King, McCaffree, May, Brazier, Conner, Grant, Murray, Jastad, Thompson, McDougall, Wanamaker, Bledsoe, Ceccarell, McGavick, Goldsworthy, Berentson, Haussler, Reese, Kiskaddon, Jolly, Newhouse, O'Dell, Veroske, Kirk, Morrison, Backstrom and Wolf: Creating a state system of community colleges. (Substitute) By Committee on Higher Education: \$92, 1356, 1254, 1388, 1425, 1388, 1435, 1616 Representatives Gorton, O'Brien and McGavick: Permitting deduction by municipal sewerage utilities of amounts paid to other municipal corporations for sewerage treatment. Representative Conner: Exempting outside salesmen of educational courses from unemployment compensation Representatives Hubbard, Jolly and Amen: Changing certain filing provisions under uniform commercial code Representatives Anderson, Beck and Wanamaker: Providing permits allowing the taking of food fish	Representatives Lewis and Clarke (George W.): Pertaining to limitations on property tax revenues. Representatives Anderson, King and Hubbard: Removing restrictions as to free kindergartens in third class school districts. Representative Amen: Changing route of secondary state highway 11A. Representatives Lynch, Charette, Flanagan, Smythe, Sprague, Barden, Marsh, Johnson, King, McCaffree, May, Brazier, Conner, Grant, Murray, Jastad, Thompson, McDougali, Wanamaker, Bledsoe, Ceccarell, McGavick, Goldsworthy, Berentson, Hausser, Leese Kiskaddon, Jolly, Newhouse, O'Dell, Verosic, Kirk, Morrison, Backstrom and Wolf: Creating a state system of community colleges. (Substitute) By Committee on Higher Education: Establishing community college districts. Representatives Gorton, O'Brien and McGavick: Permitting deduction by municipal sewerage utilities of amounts paid to other municipal corporations for sewerage treatment. Representative Conner: Exempting outside salesmen of educational courses from unemployment compensation Representatives Hubbard, Jolly and Amen: Changing certain filing provisions under uniform commercial code Representatives Anderson, Beck and Wanamaker: Providing permits allowing the taking of food fish	reasing public utility tax on gas distribution business

	SUBJECT AN	D HISIC	KI OF I	TOUSE B	LLS-COI	imueu				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
554.	Representatives May and Beck: Relating to the retirement system for first class cities	349	519	659	733	1202	1194, 1201, 1848	1365	1373	S. 1571 CH. 185, '67
555.	Representatives Brazier, Charette and Bottiger: Providing bringing an action for personal injuries waives physical-patient privilege	349								
556.	Representatives Reese, Flanagan, Bozarth, Bledsoe, Amen, Haussler and Jolly: Authorizing a "Slow Moving Vehicle Emblem."	349					*********			
557.	Representatives Smith, Brouillet, Sheridan, Marzano and Sprague: Eliminating public school racial imbalance	350							•••••	
558.	Representatives Goldsworthy, Copeland and Mc-Cormick: Taxing split pea manufacturers and processors	367								
559.	Representatives Lewis, Garrett, Whetzel, Gallagher, Jastad, Hawley, Leckenby and Barden: Providing for a study of a mass transportation system for the Puget Sound area	367	796	970	970, 1529					
560.	Representatives Sawyer and Brouillet: Increasing food and clothing allowance for members of state soldiers' home colony	368				•••••				
561.	Representatives (Newman H.): Backstrom, Heavey and Clark Authorizing additional municipal courts according to population	368								
562.	Representatives McCaffree, Sprague and McGavick: Including general practice training program or optional qualifying requirement for medical license	368	739	941	987			•••••		

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563.	Representatives Litchman, Heavey and Bottiger: Prescribing procedures in criminal capital offenses	368								
564.	Representatives Brouillet, Richardson and Sawyer: Authorizing noncertificated school employee unions	368							•••••	
565.	Representatives Spanton, Murray and Gladder: Providing that the penalty for driving without a license shall not be suspended	368				••••				
566.	Representatives Jolly, Humiston and Haussler: Authorizing counties to operate recreation facilities and to charge therefor	368	652	757	997	•••••				
567.	Representatives McDougall, O'Dell and Haussler: Pertaining to formation of public utility districts and changes in boundaries of commissioners' dis- tricts	368	925	1053	1053					
568.	Representatives McDougall, O'Dell and Haussler: Pertaining to compensation of public utility district commissioners	369								
569.	Representatives McDougall, O'Dell and Jolly: Changing powers of public utility districts	369								
570.	Representatives Veroske, Farr and Kink: Authorizing reconstruction of a portion of state highways.	369					······			
571.	Representatives Conner, Wolf and Brouillet: Providing vacation leave for state employees	369							•••••	
572.	Representatives Berentson, Kiskaddon and Jueling: Withdrawing from sale and reserving as public areas certain state tidelands	369	796	964						
572.	(Substitute) By Committee on Natural Resources: Transferring management of certain tidelands to parks and recreation commission		796	964	964		2105	2107	2127	S. 2247 CH. 96, '67 Ex
573.	Representatives Litchman, Heavey, Elicker, Smith, Bottiger, King, Brazier, Sawyer, Ceccarelli, Perry, Day, O'Brien and Chatalas: Establishing a public defender system	369					*********			
574.	Representatives Bluechel, Garrett and Humiston: Expanding purposes for road improvement dis- tricts to include underground power and TV cables	369								
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	SUBJECT AN	D HISTO	RY OF H	OUSE BI	LLS—Con	tinued				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
575.	Representatives King, Backstrom, Hoggins, Gallagher, Merrill, Garrett, Kiskaddon, Thompson, Sheridan, Bagnariol, Smythe, Taylor, O'Dell, Smith, Marzano, Sprague, Zimmerman, Avey, Litchman, Murray, Moon and Marsh: Authorizing an additional community college in Olympia	370								
576.	Representatives Holman, Backstrom and McCaffree (by executive request): Reconstituting tax commission into a department of revenue and board of tax appeals	894	905	1442	1443, 1698		1698	1705	1742	S. 1862 CH. 26,
577.	Representatives Avey, McDougall and Leland: Establishing a new secondary state highway south of Valley to sign route No. 395	395				••••••				'67 Ex
578.	Representative Avey: Directing completion of SSH 22A from Northport to Canadian border	395		•••••						
579.	Representatives Perry, Whetzel and King: Discriminating by public works contractors	395	796	842	842					•••••
580.	Representatives Whetzel, Newschwander and Ceccarelli: Implementing public assistance laws to conform with federal standards	395	••••		**					
581.	Representatives Brouillet, Mahaffey and Goldsworthy: Reconstituting tax formulas used in providing matching funds for school purposes	395	825	942	988, 992	•••••		•••••		
582.	Representatives Backstrom, Hawley and Grant: Prohibiting use of master keys	395								
583.	Representatives Adams and Backstrom: Requiring photo with employment application not discriminatory	395	**********	•••••				•••••		

584.	Representatives Swayze, Bottiger and Clark (Newman H.): Amending uniform commercial code	395	681							
585.	Representatives Clark (Newman H.), Elicker and Hill: Increasing fees of the supreme court	396	926	1021	1022	•••••				
586.	Representatives Brouillet, Lynch and Sprague: Establishing higher education commission	396	551	746	898					
587.	Representatives O'Brien, Copeland and Heavey: Collecting excise taxes	396					•••••			
588.	Representatives Clark (Newman H.), Rosellini and Hill: Increasing membership of the judicial council	396								
589.	Representatives King and DeJarnatt: Requiring specified duties be set out in contracts of certificated employees of schools representing contractual duties except in case of emergency	396				•••••				
590.	Representatives Mahaffey, Brouillet and Zimmerman: Providing for the support of common and vocational schools	396	,							
591.	Representatives Wolf, McCaffree and McDougall: Providing for the disposition of moneys from un- redeemed winning parimutuel horse racing tickets.	396								
592.	Representatives Spanton, Clocksin and Perry: Prohibiting littering and providing penalties	396			•••••					
593.	Representatives Johnson, Moon, Walgren, Brouil- let, Lux, Perry, King, Kalich, Backstrom and Hea- vey: Establishing a school district excess levy re- lief fund	397								
594.	Representatives Perry and Litchman: Creating state planning agency and recommending the prohibition of industry in the San Juan islands	397								
595.	Representatives Leland, Conner, Cunningham and Whetzel: Increasing motor vehicle fuel tax and providing for the disposition thereof	397	926	1518	1520, 1536, 1548, 2118	1536	2114	2128	2131	S. 2175 CH. 83, '67 Ex

	SUBJECT AN	D HISTO	DRY OF F	HOUSE B	ILLS—Con	tinued				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
596.	Representatives Lynch, Wolf, Lux, Copeland, Goldsworthy, McDougall, Bledsoe, Beck, Kink, Newhouse, Johnson, Sprague, Bagnariol, Haussler, Brazier, McCormick, Richardson, Saling, Elicker, Hubbard, McCaffree, Flanagan, Clocksin, Morrison, Adams, Conner, Murray, Spanton, Day, Kirk, Chatalas, May, Perry, Anderson, Bozarth, Kalich, Cunningham, Barden and Jastad: Establishing four year college in Thurston county.	398	771	861	911, 912, 1326	863	1326	1365	1373	S. 1571 CH. 47, '67
597.	Representatives Bottiger, Gallagher and Thompson: Repealing crime of counterfeiting uncoined gold	409								
598.	Representatives Bottiger, Gallagher and Thompson: Repealing crime of extortion by ferryman	409								
599.	Representatives Bottiger, Gallagher and Thompson: Repealing crime of robbing sluice boxes	409				•••••				
600.	Representatives Bottiger, Gallagher and Thompson: Repealing crime of importing a pauper	409								
601.	Representatives Bottiger, Gallagher and Thompson: Repealing certain crimes pertaining to the crime of supplying a minor with a toy revolver or pistol	409	858	1022	1022					
602.	Representatives Heavey, Charette and Leckenby: Establishing probation services in the justice courts	409	552	756	856					
603.	Representatives Conner, Gladder and Day: Establishing a schedule for dues assessment by school directors association	410				•••••				

604.	Representatives Grant, Thompson and King: Authorizing method for public employees to organize for collective bargaining	410								
605.	Representatives Avey, Haussler and Hurley: Defining jurisdiction over Indians and Indian lands	410								
606.	Representatives Charette, Anderson, Grant, Marzano, Lux, Johnson, Moon, Marsh, McCormick, Ceccarelli, Sheridan, Kalich, Clocksin, Elicker, Rosellini, Jastad, Brouillet, DeJarnatt, Sawyer, Jolly, O'Brien, Merrill and Bagnariol: Increasing additional payments for industrial insurance prior pensioners	410								
607.	Representatives Leland, Bagnariol and Clark (Newman H.): Authorizing merger of water and sewer districts	410								
608.	Representatives Swayze, Heavey and Farr: Changing aid to the blind eligibility requirements	410	797	843	843		1156	1208	1231	S. 1569 CH. 78, '67
609.	Representative Brouillet (by interim committee on education request): Authorizing community college bonds	410								
610.	Representatives Brouillet, Flanagan and Grant (by interim committee on education request): Creating community college districts	411								
611.	Representatives Wolf, Reese and Day: Establishing an assistant director to supervise the division of professional licensing in department of motor vehicles	412	797	844, 1023	1023					
612.	Representatives Berentson, Newhouse and Sawyer: Providing general rules for receipt by mail of cer- tain remittances, reports, etc., required by the state and local subdivisions thereof	416	536	726	726	1616	1156	1208	1231	S. 1614 CH. 222, '67 P.V.
613.	Representatives Gallagher, Marzano and Sheridan: Granting private relief	416								r.v.
614.	Representatives Litchman, Perry and Spanton: Restricting L.I.D. power	416								
615.	Representatives Garrett, Leland and Lewis: Authorizing a highway feasibility study	416		•••••						

INDEX

	SUBJECT AN	D HISTO	DRY OF I	HOUSE B	ILLS—Cor	tinued				
:	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
616.	Representatives Bottiger, Clocksin and Backstrom: Exempting fees for certain participating recreational activities from the sales tax	416								
617.	Representatives Garrett, Charette and Whetzel: Altering rules for challenging of registered voters	417	927	1054		•••••				
617.	(Substitute) By Committee on State Government and Legislative Procedures: Relating to the challenging of registered voters		927	1054	1054	1616	1202	1232	1340	S. 1615 CH. 225, '67 P.V.
618.	Representatives Haussler, Richardson, McCaffree, Backstrom, Bozarth, Chatalas, Smythe, Clarke (George W.) and Lewis: Permitting taxing districts to levy taxes at statutory maximum millage, limited by assessment ratio of 25% of value	417								P.V.
619.	Representatives Gallagher, McGavick and Ceccarelli: Regulating electrical contractors	417	681	844	844, 1597		2105	2107	2127	S. 2247 CH. 97, '67 Ex
620.	Representatives Sheridan and Backstrom: Pertaining to policemen's retirement benefits for first class cities	417								01 EX
621.	Representatives Bledsoe and Flanagan: Extending time period for which concessions can be granted in state parks	434								
622.	Representatives Heavey, Bagnariol and Merrill: Disqualifying certain financial statements given loan companies as evidence in court	435		•••••				•••••		

623.	Representatives Barden, Cunningham, Garrett, King, Jueling, Hoggins, Bagnariol, Murray, Kiskad- don, Merrill, Rosellini, Heavey, Clark (Newman H.) and Ceccarelli: Enabling cities and counties to establish and develop mass transportation sys- tems	435								
624.	Representatives Ceccarelli, Grant, Sprague, Sheridan, Merrill, Bagnariol, Rosellini and Marzano: Setting prevailing wage for printing	435								
625.	Representatives Sprague, Whetzel, Brouillet, Elicker and Murray: Abolishing the highway commission and transferring its powers and duties to the director of highways	435								
626.	Representatives Jueling, Hurley and Lynch: Providing P.U.D. support to counties	435	906	1024, 1046	1046, 1605, 1793		1793	1833	1834	S. 1963 CH. 52, '67 Ex
627.	Representatives Bottiger, Sawyer, Marzano, Sheridan, Gallagher and Ceccarelli: Regulating obscene material	436								
628.	Representatives Bottiger, Gallagher, Sheridan, Marzano, Sawyer, Brouillet, Conner, King, Hurley, Perry, Garrett, Day, Kalich, May, Jastad, Thompson, Walgren, Chatalas, Rosellini, Hill, Litchman, Ceccarelli, Spanton, McGavick and Barden: Regulating obscene material.	436								
629.	Representatives Goldsworthy and Saling: Authorizing the temporary session laws	436								
630.	Representatives Garrett, Whetzel and McGavick: Authorizing disposition of municipal property	436	797	844	844, 1959		2105	2107	2127	
631.	Representatives Wolf, Leland and Berentson: Providing for an interchange at intersection of new freeway and Marvin Road	436								
632.	Representative Grant: Providing that the state committeemen and committeewomen shall have votes in proportion to the legislative districts contained in their county	437		47 			<u>.</u>			
633.	Representatives Marsh, Garrett and Leckenby: Authorizing sewer district property leases	437	822	941	988	••••	1202	1232		S. 1570 CH. 178, '67
								•		

	SUBJECT AN									
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
634.	Representatives McDougall, Morrison and Haussler: Exempting sale and use of pollen from sales and use taxes	437								
635.	Representatives Ceccarelli, Litchman, Lewis, Sprague, Holman, Chapin and Elicker: Regulating sale and distribution of wines	437	703	1494		1494, 1495				
635.	(Substitute) By Committee on Business and Professions: Regulating sale and distribution of wines		703	1537, 1561	1565, 1840	1496, 1537				
636.	Representatives Gorton, Bottiger and Chapin: Authorizing realty gifts to minors	437	859	1025	1025, 1960					
637.	Representatives Holman, Charette and Brazier: Pertaining to recording of conveyances	437	476	623	669					
638.	Representatives Swayze, O'Brien and Bledsoe: Establishing a crime information center	437	823	1025	1026, 1598	499	1724	1739	1742	S. 1862 CH. 27, '67 Ex
639.	Representative McCaffree (by executive request): Providing for a single rate net income tax	438	823	1478	1489		1704			
639.	(Substitute) By Committee on Revenue and Taxation: Establishing a single rate net income tax		823	1478						
640.	Representatives Thompson, Spanton and DeJarnatt: Directing a highway feasibility study of the Lewis River to Yakima highway	438								
641.	Representatives Whetzel, Merrill and Leckenby: Requiring zoning certificate to accompany sale of property in cities and towns	438								<u>.</u>

	S. 1570 CH. 170, '67

SUBJECT AND HISTORY OF HOUSE BILLS-Continued

	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
653.	Representatives Bottiger, Lux and McCaffree: Expanding "extrahazardous" employment	459								
654.	Representatives Cunningham, Bottiger and Bluechel (by executive request): Implementang elections code to provide for annual general elections	459	537	750	782, 1456					
655.	Representatives Thompson, DeJarnatt and Leland: Directing a highway feasibility study of the Mt. St. Helens area to White Pass Highway	460			•••••					
656.	Representatives Garrett, Holman and Rosellini: Creating a state-wide city employees supplemental benefits retirement fund	460	906	967	967, 1709	1507, 1708	1706	1739	1742	S. 1862 CH. 28, '67 Ex
657.	Representative Leland: Relating to highways	460				•••••		•••••		
658.	Representative Leland: Relating to highways	460								
659.	Representatives O'Dell, Swayze and Berentson: Providing for appointment of a municipal judge pro tempore	460	595	1027	1027, 1594		••••••			
660.	Representatives Smith, McGavick, Jueling, Grant, Beck, Gallagher, O'Brien, Haussler, Sawyer, Perry, Heavey, Ceccarelli, King, Rosellini, Backstrom, Chatalas, Sprague and Anderson: Allowing old age assistance recipients to retain the property tax exemption granted to them by the legislature	460								
661.	Representatives Mahaffey, Bottiger, Morrison, Gladder, Kirk, Hoggins and Reese: Prohibiting the Sunday sale of liquor	461								

662.	Representatives Berentson, DeJarnatt, Flanagan, Veroske, Zimmerman, Sawyer, Murray, Ceccarelli and Wanamaker (by executive request): Preserving historic sites	461	797	845	845	-1				
663.	Representatives Chatalas, Garrett and Day: Authorizing a partial refund of gas taxes to taxicab owners	477					••••••		•••••	
664.	Representatives Cunningham, Garrett and Wolf: Providing for minimum per diem for state employ- ees within the state	478							•••••	
665.	Representatives Morrison, Cunningham and Spanton: Requiring school bus emergency exit instruction at least twice a year	478	927							
666.	Representatives Holman, Bagnariol, Elicker, Heavey, Chapin, Hill, Lewis, Brazier, Bluechel, McGavick, Smythe, Morrison, Merrill, Barden, Murray, Wanamaker, Amen, Gladder, Spanton and Kopet: Removing special privilege tax exemptions	478								
667.	Representatives Avey, Haussler and Bozarth: Providing that racetrack breakage and unclaimed winnings shall go to the state fair fund for county fairs	478				674			•••••	
668.	Representatives Flanagan and Bledsoe: Declaring use of highways and roads by telephone companies to be in the public interest	478							•••••	
669.	Representatives Bottiger and Heavey: Increasing auto financial responsibility	478								
670.	Representatives Conner, Jueling and Grant: Authorizing industrial insurance benefit for children up to 21 years of age while attending school	478								
671.	Representatives Lynch, Brouillet and Holman: Removing requirement for special examination in Washington history for certain teacher candidates.	479	771	1027	1027		1156	1208	1231	S. 1536 CH. 64, '67
672.	Representatives Walgren, Murray and Brouillet: Authorizing cities and towns to pledge on-street parking revenues to finance off-street parking fa- cilities	479				····:		•••••		·

	SUBJECT AN	р пізіс	KY OF I	HOUSE B	ILLS—COI	itinuea				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
673.	Representatives Heavey, Lynch, Backstrom and Day: Revising license fees for certain class H liquor establishments	479	1723			499				
674.	Representatives Conner, Murray and Merrill: Providing for the protection of specialized forest products	479								
675.	Representatives Brouillet and Clarke (George W.): Regulating schoolbooks	479	740	940	989, 1505		1724	1739	1742	S. 1862 CH. 29, '67 Ex
676.	Representatives Conner and Garrett: Providing increased benefits for prior industrial insurance pensioners	479		••••						67 EX
677.	Representatives Copeland, Berentson, Farr, Hubbard and Kink: Authorizing a study by the department of agriculture of green peas	480	552	727	727	552	1202	1232	1340	S. 1570 CH. 195, '67
678.	Representatives Elicker, Charette and Harris: Limiting time for bringing actions involving construction projects	480	- 595	696	820, 1327		1327	1365	1373	S.1571 CH. 75, '67
679.	Representatives Copeland, O'Brien and McDougall: Prescribing the times for holding state-wide general elections	496					,			
680.	Representatives May and Hawley: Setting minimum on certain firemen's pensions	496								
681.	Representatives Bagnariol, Gladder and Merrill: Regulating the sale of certain types of life insur- ance policies	496	823, 1479	1028, 1871	1028, 1871	1361	1356			

2465

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682.	Representatives Spanton, Richardson and Perry: Establishing salaries of certain justices of the peace	496	1016							
683.	Representatives Rosellini, Grant, Ceccarelli and Whetzel: Providing for allocation of state funds to school districts for culturally disadvantaged children	496		•••••					•••••	
684.	Representatives Thompson, Leland and Hawley: Declaring certain persons liable for violating size, weight and load restrictions for motor vehicles	496								**********
685.	Representatives Thompson, Zimmerman and Smythe: Establishing the Columbia River Fisheries Commission	496								••••••
686.	Representatives Gorton, Hoggins and Murray (by executive request): Authorizing a referendum on outdoor recreational bond issue	497	798	875	998, 1457, 2240	2119, 2137, 2168, 2224	2119, 2137, 2168, 2223, 2224, 2240		2248	CH. 126, '67 Ex
687.	Representative Charette: Increasing benefits of law enforcement officer members of the state employees' retirement system	497							•••••	
688.	Representatives Backstrom and Hawley: Providing for filing of certain accident investigation reports	497			•••••			••••••	······	
689.	Representatives Litchman, Elicker and Kirk: Prescribing certain bail procedures									• • • • • • • • • • • • • • • • • • • •
690.	Representatives Beck, Walgren and Wanamaker: Transferring certain tidelands to Kitsap county	497				•			•••••	
	Representatives Farr, Hawley, Anderson, Ceccarelli, Murray, McGavick, Hoggins, Sawyer, DeJarnatt, Chatalas, Mahaffey, Gorton, Sheridan and Kink (by executive request): Authorizing estab-		•							
		497	907	958, 960, 968		•••••	•••••		•••••	***************************************
691.	(Substitute) By Committee on Natural Resources: Providing for a Washington state seashore conservation area Representatives Gorton, Garrett, McGavick and	•••••		963						
692.	Representatives Gorton, Garrett, McGavick and Hill: Providing for creation of community councils by cities									23.

SUBJECT AND HISTORY OF HOUSE BILLS-Continued

	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
693.	Representatives Gallagher, Brouillet and McCor- mick: Authorizing additional ramps at S. 72nd Street interchange in Tacoma	520								
694.	Representatives Hill, Marsh, Walgren, Spanton, McDougall and Bozarth: Prohibiting misuse of credit cards	520	681	817	955, 1955	1954				
695.	Representative Mahaffey: Providing generally for education	520								
696.	Representatives Marzano and Hawley: Providing for the issuance of classified driver's license	520						•••••		
697.	Representative Cunningham: Authorizing pre- judgment acquisition of property for highway pur- poses	521								
698.	Representatives Whetzel, Chapin and Litchman: Authorizing additional superior court judges in King and Pierce counties	521	859			•••••				
699.	Representatives Johnson, Mahaffey and Brouillet: Providing generally for education	521		•••••					,	
700.	Representatives Mahaffey, Brouillet and Johnson: Providing generally for education of state's youth.	521				•••••				••••
701.	Representatives Humiston and Elicker: Changing medical care assistance	521	771	1028	1029, 1457, 1709	·····	1709	1739	1742	S. 1862 CH. 30, '67 Ex
702.	Representatives Humiston, Elicker and Jastad: Changing public assistance general eligibility standards	521	772	846	846, 1458	•••••	1704	1705	1742	S. 1862 CH. 31, '67 Ex

INDEX

	SUBJECT AN	D HISTO	KY OF H	IOUSE BI	LLS—Con	unuea				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
716.	Representatives Lynch, Smythe and Charette: Creating a state system of community colleges	539	927	1029	1031		1340	1341	1343	S. 1570 CH. 183, '67
717.	Representatives Lynch, Smythe and Charette: Creating a state system of community colleges	539								
718.	Representative Leland: Providing the Washington state transportation act of 1967	539								
719.	Representative Leland: Providing for highways, bridges and toll facilities	539	1554	1815	1816			•••••		
719.	(Substitute) By Committee on Transportation: Providing for Rich Passage-Port Orchard Passage bridge and highway route	••••••	1554		••••••					
720.	Representative Leland: Providing for highways and bridges	539								
721.	Representative Leland: Providing 1967 highway act	539								
722.	Representative Leland: Providing for highways, bridges, and toll facilities	540	1895							
722.	(Substitute) Providing for highways, bridges and toll facilities		•••••	1940	1947, 2218	2186, 2214	2179	2247	2248	CH. 145, '67 Ex P.V.
723.	Representatives Taylor and King: Removing residence restriction on appointment of police officers.	540	798	1055	1055, 1506		1741	1751	1758	S. 1894 CH. 37, '67 Ex
724.	Representatives Bottiger, Wolf and Kopet: Allowing sales at invoice cost	540	**********	* * * * * * * * * * * * * * * * * * *						

725.	Representatives Humiston and Lux: Removing certain restrictions on police and firemen's benefits	540								
726.	Representative Leland: Relating to transportation.	540								
727.	Representative Beck: Authorizing a cross Puget Sound transportation system	540								
728.	Representatives Lynch, Conner and Smythe: Requiring premarital blood tests for venereal disease.	540								
729.	Representatives Kirk, Merrill and Richardson: Providing for merger of water districts into sewer districts	541								•
730.	Representatives Marzano, Sheridan, Gallagher, Smith and Moon: Authorizing Pierce county to participate in construction of a multi-use domed stadium	541	976	1056	•••••	1052			•••••	
730.	(Substitute) By Committee on Local Government: Authorizing multi-purpose sports stadia to be built and operated by counties and cities		976	1056	1056		1156	1208	1231	S. 1569 CH. 166, '67
731.	Representatives Spanton, Hurley and Morrison: Permitting summary scrapping of junker motor vehicles	541		••••	•••••					
732.	Representatives Heavey, Gorton and Moon: Recognizing open space lands for county, city and town planning purposes	541	907	1032	1032					
733.	Representatives King, Richardson and Taylor: Increasing investment authority for firemen's pension funds	541							,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
734.	Representatives Marsh, Clark (Newman H.) and Walgren: Defining crimes and providing penalties for misappropriation of funds	541	798	1054	1054		,			
735.	Representatives Kopet, Jastad and Farr: Removing the exemption of certain narcotic drugs	541	772	1032	1033, 1608		·····?			************
736.	Representatives Kopet, Hurley and Spanton: Prohibiting use of psychotherapeutic techniques to students under 18 years of age by certain persons	542			7	V Vilas				
		012								••••••••••••

	SCHOLL AN					ııııueu				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
738.	Representatives Leland, Rosellini, Cunningham, Lewis, Ceccarelli and Garrett: Providing for com- prehensive system of transportation across Puget Sound	554							••••	
739.	Representatives Backstrom and Merrill: Pertaining to cancellation of automobile liability insurance policies	554						,		
740.	Representatives Whetzel, Sprague and Leland: Providing for disposition of state-owned lands to agencies or subdivisions other than department of natural resources	554	1016							
741.	Representatives Wolf, O'Brien and Jueling: Limiting storage warehousemen chapter to household goods storage warehouses	554	671	782						
742.	Representatives Barden, Kopet, Smith and Lewis: Regulating advertising by optometrists	555								
743.	Representatives Johnson, Cunningham and Saling: Pertaining to counting paper ballots at primary and general elections	555	681	846	847			• • • • • • • • • • • • • • • • • • • •		
744.	Representatives Johnson, Cunningham and Bluechel: Providing for use of redesignated poll books.	555	740	847	848		******		*********	
745.	Representatives Adams and Jueling: Relating generally to unemployment compensation	5 55	1741					,		
746.	Representatives Jueling and Adams: Relating generally to unemployment compensation	555								

747.	Representatives Conner, Jueling and Bozarth: Escalating state patrol retirement benefits	555	1491						•••••	
748.	Representatives Cunningham, Bottiger and Hog- gins: Establishing presidential preference primar- ies and the election of delegates to national con- ventions	556	798	938	989, 1715					
749.	Representative Backstrom: Providing for admission of persons having nontuberculosis pulmonary diseases to public tuberculosis hospitals	556								
750.	Representatives Jueling, O'Brien and Hubbard: Exempting realty from sales tax	556			,					
751.	Representatives Bluechel, Garrett and Whetzel: Authorizing conversion of overhead electric and communications facilities to underground facilities in counties	556	799	848, 944	990, 1389	848, 1837	1336, 1388, 1410	1410	1411	S. 1571 CH. 194, '67
752.	Representatives Bluechel, Garrett and Whetzel: Authorizing conversion of overhead electric and communications facilities to underground facilities in cities and towns	556	799	848, 952	990	848			•••••	
753.	Representatives Marsh, Walgren, Hill and O'Dell: Requiring revaluation of security under financial responsibility law upon correction of erroneous information	556	823	1033	1033		1156	1208	1231	S. 1536 CH. 61, '67
754.	Representative Beck: Distributing the motor vehicle excise sums	557								•••••
755.	Representatives Heavey, O'Dell and Jueling: Providing minimum par value for stock of guaranty stock savings and loan associations	557								
756.	Representative DeJarnatt: Creating office of ombudsman	557								
757.	Representatives McCormick, Berentson and Saw- yer: Prohibiting exhibition of speed or accelera- tion on public highways	557	889	1034	1035				*******	
758.	Representatives Whetzel, Sprague and Lewis: Providing certain tax exemptions	557					•••••		•••••	•••••

	SUBJECT AN	D misic	KI OF E	IOUSE DI		eu				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
759.	Representatives Marzano, Sheridan, Gallagher, Grant, Merrill, Rosellini and Ceccarelli: Increasing industrial insurance widow pensions	557								
760.	Representatives Sawyer, Backstrom and Sheridan: Making an appropriation for distribution to counties	571								**********
761.	Representative Lewis: Implementing laws relating to metropolitan municipal corporations	571			••••••					
762.	Representatives Humiston, Backstrom and Smythe: Implementing law relating to county and joint county-city hospitals	571	1467	1584	1586		1741	1751	1758	S. 1894 CH. 36, '67 Ex
763.	Representatives Grant, Chatalas and Gallagher: Pertaining to industrial insurance	571	1554							
764.	Representatives Grant, Chatalas and Gallagher; Pertaining to industrial insurance	571								
765.	Representatives Chatalas and Moon: Pertaining to public assistance	571		•••••						
766.	Representatives Chatalas and Moon: Pertaining to public assistance	571			•••••					
767.	Representatives Grant, Chatalas and Gallagher: Pertaining to industrial insurance	571	•••••							
768.	Representatives Chatalas and Moon: Pertaining to public assistance	571		**********	********					

Representatives Smythe, Zimmerman and O'Dell: Authorizing an exchange of lands between Clark county and the department of natural resources	571	877	1036	1036		1156	1208	1231	S. 1569 CH. 219, '67
Representatives Litchman, Chatalas and Kirk: Regulating sale of short firearms	571	1016							
(Substitute) By Committee on Judiciary: Providing procedures for purchasing firearms		1016							•••••
Representatives Berentson, Hawley and Kink: Prohibiting commercial taking of crabs in San Juan Islands	571	•••••							***********
Representative Hill: Providing for appointment of nonintervention administrators of nonintervention wills	572								•••••
Representative Hill: Allowing juvenile court judges to suspend commitment of a boy or girl to an institution	572								
Representatives Heavey, Grant and Perry: Providing a procedure for settlement of disputes arising in health care activities	572					•••••			
Representatives Bottiger, Cunningham, Sawyer, Smith, Brouillet, Chatalas and Heavey: Electing delegates to constitutional convention of 1968	572						•••••	•••••	•••••
Representatives Barden, Heavey, Cunningham and Chapin: Purging voter registration files	572	772	1049	1049		•••••	•••••		•••••
Representatives O'Brien, Merrill and Jueling: Authorizing protest against zoning changes	572								
Representatives Grant, Johnson and Marzano: Providing for partisan elections for city and town officials	572						•••••		
Representatives Chatalas, Perry and King: Providing payment for teachers working over 180 working days in calendar year based on contracted wages.	578				4.4				· .
	Authorizing an exchange of lands between Clark county and the department of natural resources Representatives Litchman, Chatalas and Kirk: Regulating sale of short firearms	Authorizing an exchange of lands between Clark county and the department of natural resources 571 Representatives Litchman, Chatalas and Kirk: Regulating sale of short firearms 571 (Substitute) By Committee on Judiciary: Providing procedures for purchasing firearms Representatives Berentson, Hawley and Kink: Prohibiting commercial taking of crabs in San Juan Islands. 571 Representative Hill: Providing for appointment of nonintervention administrators of nonintervention wills. 572 Representative Hill: Allowing juvenile court judges to suspend commitment of a boy or girl to an institution 572 Representatives Heavey, Grant and Perry: Providing a procedure for settlement of disputes arising in health care activities 572 Representatives Bottiger, Cunningham, Sawyer, Smith, Brouillet, Chatalas and Heavey: Electing delegates to constitutional convention of 1968. 572 Representatives Barden, Heavey, Cunningham and Chapin: Purging voter registration files. 572 Representatives O'Brien, Merrill and Jueling: Authorizing protest against zoning changes. 572 Representatives Grant, Johnson and Marzano: Providing for partisan elections for city and town officials 572 Representatives Chatalas, Perry and King: Providing for partisan elections for city and town officials 572	Authorizing an exchange of lands between Clark county and the department of natural resources 571 877 Representatives Litchman, Chatalas and Kirk: Regulating sale of short firearms	Authorizing an exchange of lands between Clark county and the department of natural resources 571 877 1036 Representatives Litchman, Chatalas and Kirk: Regulating sale of short firearms	Authorizing an exchange of lands between Clark county and the department of natural resources 571 877 1036 1036 Representatives Litchman, Chatalas and Kirk: Regulating sale of short firearms	Authorizing an exchange of lands between Clark county and the department of natural resources. Representatives Litchman, Chatalas and Kirk: Regulating sale of short firearms. (Substitute) By Committee on Judiciary: Providing procedures for purchasing firearms. Representatives Berentson, Hawley and Kink: Prohibiting commercial taking of crabs in San Juan Islands. Representative Hill: Providing for appointment of nonintervention administrators of nonintervention wills. Representative Hill: Allowing juvenile court judges to suspend commitment of a boy or girl to an institution. Representatives Heavey, Grant and Perry: Providing a procedure for settlement of disputes arising in health care activities. Representatives Bottiger, Cunningham, Sawyer, Smith, Brouillet, Chatalas and Heavey: Electing delegates to constitutional convention of 1968. Representatives Barden, Heavey, Cunningham and Chapin: Purging voter registration files. Representatives Grant, Johnson and Marzano: Providing for partisan elections for city and town officials. Representatives Chatalas, Perry and King: Providing Prosentatives Chatalas, Perry and King: Providing Prosentatives Chatalas, Perry and King: Provided Prov	Authorizing an exchange of lands between Clark county and the department of natural resources. Representatives Litchman, Chatalas and Kirk: Regulating sale of short firearms. (Substitute) By Committee on Judiciary: Providing procedures for purchasing firearms. Representatives Berentson, Hawley and Kink: Prohibiting commercial taking of crabs in San Juan Islands Representative Hill: Providing for appointment of nonintervention administrators of nonintervention wills Representative Hill: Allowing juvenile court judges to suspend commitment of a boy or girl to an institution Representatives Heavey, Grant and Perry: Providing a procedure for settlement of disputes arising in health care activities Representatives Bottiger, Cunningham, Sawyer, Smith, Brouillet, Chatalas and Heavey: Electing delegates to constitutional convention of 1968. Representatives Barden, Heavey, Cunningham and Chapin: Purging voter registration files. Representatives O'Brien, Merrill and Jueling: Authorizing protest against zoning changes. Representatives Crant, Johnson and Marzano: Providing for partisan elections for city and town officials Representatives Chatalas, Perry and King: Productive of the department of partisan elections for city and town officials	Authorizing an exchange of lands between Clark county and the department of natural resources. 571 877 1036 1036 1156 1208 Representatives Litchman, Chatalas and Kirk: Regulating sale of short firearms. 571 1016 571 10	Authorizing an exchange of lands between Clark county and the department of natural resources 571 877 1036 1036 1156 1208 1231 Representatives Litchman, Chatalas and Kirk: Regulating sale of short firearms. 571 1016

	SUBJECT AN	D HISTO	RY OF E	IOUSE BI	LLS—Con	unuea				
-	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
780.	Representatives Chatalas, Haussler and Sheridan: Providing for regulation of community antenna television systems and owners, operators and man- agers thereof	573								
781.	Representatives Chatalas, Kirk, Sprague, Sheridan and Backstrom: Allowing old age pensioners to retain increases in social security payments	573								
782.	Representatives Chatalas, Whetzel and Garrett: Providing for compensation to private hospitals handling referred cases for which state would otherwise receive compensation under certain federal programs	573								
783.	Representatives Lynch, McCaffree and Wolf: Providing for a new four year college in the state	578							,	
784.	Representatives Lynch, McCaffree and Wolf: Providing for a new four year college in the state	573								
785.	Representatives Newschwander, Goldsworthy and Flanagan: Authorizing sale of Harrison Memorial Hospital and continuing the programs for mentally ill and retarded initiated thereat	573	799	·						
786.	Representatives Newschwander, Backstrom and Goldsworthy: Acquiring and maintaining minimum security facilities for children with less serious behavior problems	574	800	1037	1037					
787.	Representatives Goldsworthy and Saling: Making an appropriation for temporary publication of session laws and proofreading of bound volume	574	772	1133	1133	**********	1202	1232	1340	S. 1488 CH. 33, '67

Representatives Jolly, Merrill and Johnson: Increasing liability of parents for their minor children's malicious and wilful torts	574							•••••	
Representatives Johnson, Merrill and Sprague: Requiring school buses to have headlights on at all times	574								
Representatives Grant, Heavey and Lux: Authorizing the use of electronic voting systems	574								
Representatives Hubbard, Copeland and Goldsworthy: Providing special licensing and fees for limited nonprofit horse racing meets	574	682	808	1508		2245			
Representatives Johnson, Merrill and Smith: Making public the number of certificates issued for absentee voters in each legislative district	575	889						•••••	
Representatives Chatalas, King, Johnson, Walgren, Kirk, Beck, O'Brien, Garrett and Conner: Providing funds for operation of kidney centers	575							•••••	
Representatives McCormick, Kopet and Day: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances	575	800	944						
(Substitute) By Committee on Business and Professions: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances			944	991		1156	1208	1231	S. 1537 CH. 55, '67
Representatives Sheridan, Gallagher, Sawyer, Brouillet, Lux, Bottiger, Johnson, Chatalas, Beck and Marzano: Directing start of Naches tunnel on cross-state highway	- 575								
Representatives Lux, Wolf and Sprague: Requiring affidavits for auto licensing	575								
Representative Clark (Newman H.): Pertaining to challenges of voters	575								
Representatives Moon, Leland and Backstrom: Making appropriation for Wallace Falls state park.	576			÷			·····	<u>.</u>	
									•
	Representatives Johnson, Merrill and Sprague: Requiring school buses to have headlights on at all times Representatives Grant, Heavey and Lux: Authorizing the use of electronic voting systems. Representatives Hubbard, Copeland and Goldsworthy: Providing special licensing and fees for limited nonprofit horse racing meets. Representatives Johnson, Merrill and Smith: Making public the number of certificates issued for absentee voters in each legislative district. Representatives Chatalas, King, Johnson, Walgren, Kirk, Beck, O'Brien, Garrett and Conner: Providing funds for operation of kidney centers. Representatives McCormick, Kopet and Day: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. (Substitute) By Committee on Business and Professions: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. Representatives Sheridan, Gallagher, Sawyer, Brouillet, Lux, Bottiger, Johnson, Chatalas, Beck and Marzano: Directing start of Naches tunnel on cross-state highway Representatives Lux, Wolf and Sprague: Requiring affidavits for auto licensing. Representatives Clark (Newman H.): Pertaining to challenges of voters. Representatives Moon, Leland and Backstrom: Making appropriation for Wallace Falls state park.	Representatives Johnson, Merrill and Sprague: Requiring school buses to have headlights on at all times	Representatives Johnson, Merrill and Sprague: Requiring school buses to have headlights on at all times	Representatives Johnson, Merrill and Sprague: Requiring school buses to have headlights on at all times	Representatives Johnson, Merrill and Sprague: Requiring school buses to have headlights on at all times	Representatives Johnson, Merrill and Sprague: Requiring school buses to have headlights on at all times Representatives Grant, Heavey and Lux: Authorizing the use of electronic voting systems. Representatives Hubbard, Copeland and Goldsworthy: Providing special licensing and fees for limited nonprofit horse racing meets. Representatives Johnson, Merrill and Smith: Making public the number of certificates issued for absentee voters in each legislative district. Representatives Chatalas, King, Johnson, Walgren, Kirk, Beck, O'Brien, Garrett and Conner: Providing founds for operation of kidney centers. Representatives McCormick, Kopet and Day: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. (Substitute) By Committee on Business and Professions: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. (Substitute) By Committee on Business and Professions: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. (Substitute) By Committee on Business and Professions: Providing for Special class I licenses or permits for retail sale of liquor under certain circumstances. (Substitute) By Committee on Business and Professions: Providing for Special class I licenses or permits for retail sale of liquor under certain circumstances. 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Representatives Johnson, Merrill and Smith: Making public the number of certificates issued for absentee voters in each legislative district. Representatives Chatalas, King, Johnson, Walgren, Kirk, Beck, O'Brien, Garrett and Conner: Providing funds for operation of kidney centers. Representatives McCormick, Kopet and Day: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. (Substitute) By Committee on Business and Professions: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. (Substitute) By Committee on Business and Professions: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. (Substitute) By Committee on Business and Professions: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. (Substitute) By Committee on Business and Professions: 944 991 1186 Representatives Sheridan, Gallagher, Sawyer, Brouillet, Lux, Bottiger, Johnson, Chatalas, Beck and Marzano: Directing start of Naches tunnel on cross-state highway 575 Representatives Lux, Wolf and Sprague: Requiring affidavits for auto licensing. 676 Representatives Clark (Newman H.): Pertaining to challenges of voters. 677 682 808 1508 689 689 689 689 689 689 689 6	Representatives Johnson, Merrill and Sprague: Requiring school buses to have headlights on at all times Representatives Grant, Heavey and Lux: Authorizing the use of electronic voting systems. Representatives Hubbard, Copeland and Goldsworthy: Providing special licensing and fees for limited nonprofit horse racing meets. Representatives Johnson, Merrill and Smith: Making public the number of certificates issued for absentee voters in each legislative district. Representatives Chatalas, King, Johnson, Walgren, Kirk, Beck, O'Brien, Garrett and Conner: Providing funds for operation of kidney centers. Representatives McComitick, Kopet and Day: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. (Substitute) By Committee on Business and Professions: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. (Substitute) By Committee on Business and Professions: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. (Substitute) By Committee on Business and Professions: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. (Substitute) By Committee on Business and Professions: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. 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Representatives Johnson, Merrill and Smith: Making public the number of certificates issued for absentee voters in each legislative district. Representatives Chatalas, King, Johnson, Walgren, Kirk, Beck, O'Brien, Garrett and Conner: Providing for operation of kidney centers. Representatives McCormick, Kopet and Day: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. (Substitute) By Committee on Business and Professions: Providing for special class I licenses or permits for retail sale of liquor under certain circumstances. Representatives Sheridan, Gallagher, Sawyer, Brouillet, Lux, Bottiger, Johnson, Chatalas, Beck and Marzano: Directing start of Naches tunnel on cross-state highway Representatives Lux, Wolf and Sprague: Requiring affidavits for auto licensing. Representatives Moon, Leland and Backstrom: Making appropriation for Wallace Falls state park. 574 574 574 574 575 576 577 682 898 1508 2245 889 889 899 1508 244 575 889 899 1508 245 899 1508

	SUBJECT AN	D HISTO	RY OF H	IOUSE BI	LLS-Con	tinued			
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Action by Governor Signed by President of Senate
799.	Representatives Bluechel, Sprague and Gorton: Providing that candidates for governor and lieutenant governor must run as a team	576	889	971	1006				2 10 L
800.	Representatives King, Sawyer and Hawley: Authorizing state employees in state owned vehicles to advise state patrol concerning observed violations of the Rules of the Road	576							Q
801.	Representatives Kink, Bledsoe, Veroske, Farr, Johnson and Sprague: Changing names of state colleges	576							
802.	Representatives Bagnariol, Heavey, Merrill, Taylor and Sawyer: Providing for election of legislative district chairmen	576	1460			779, 1527			
802.	(Substitute) By Committee on State Government and Legislative Procedures: Providing for election of legislative district chairmen		1527	1527	1528	1745	1744, 1758	1788	S. 1862 1828 CH. 32, '67 Ex
803.	Representatives Grant, Johnson and Marzano: Imposing graduated income excise tax	577							01.57
804.	Representatives Backstrom and Barden: Authorizing optometrists to be included in health care services contracts	577		·····		******			
805.	Representatives Newschwander, Kink and Newhouse: Authorizing service agreements between public utilities engaged in electrical business	577	890	960, 974	1005, 1510				
806.	Representative Holman: Apportioning 5% of state sales and use tax revenues to cities and towns	577							

807.	Representatives Thompson and DeJarnatt: Making provision for industrial safety.	596					*******		•••••
808.	Representatives Elicker, Wanamaker, Walgren, Clocksin, Conner and Beck: Providing for construction of Fletcher Bay-Brownsville bridge								
809.	Representatives Whetzel, Heavey and Leckenby: Providing for judicial review of certain actions of boards of adjustment	597	907		•••••				
810.	Representatives Backstrom and King: Designating official rock and official mineral for the state	597	1460			•••••			
811.	Representatives McCormick, Hurley and Richardson: Placing privately owned property immediately on tax rolls	597					•••••		 •••••
812.	Representative Mahaffey: Providing a state tax for support of schools	597							
813.	Representative Mahaffey: Distributing the state tax for support of schools	597							 •••••
814.	Representative Conner: Providing for annual motor vehicle inspection	597							 •••••
815.	Representatives Leland, Garrett and Cunningham: Authorizing issuance of highway construction bonds and establishing reserve funds for certain purposes	598	800	1141	1141, 1530	1530		•••••	 ***************************************
816.	Representatives Avey, Bottiger and Hubbard: Providing for the salary of the director of aeronautics.	59 8							
817.	Representatives Anderson, Hawley and Charette: Permitting public schools to build and operate salmon propagation facilities	598	877, 878)				•••••	
818.	Representatives Sawyer, Brouillet and Bagnariol: Establishing a state safety research and training center	598				685			
819.	Representatives Sawyer, Brouillet and Merrill: Establishing a driver education advisory council	.i` 598							 •••••
820.	Representatives Lynch, Kink and Bledsoe: Establishing terms of state college trustees	598	704						

	SUBJECT AN	D BISIO	KX OF B	IOUSE DI	LLS—Con	unuea				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
821.	Representatives Gorton, Haussler and Whetzel: Authorizing combined city and county municipal corporations								•••••	
822.	Representatives Anderson and Hawley: Providing relief for persons losing homes through erosion of lands						••••••			
823.	Representatives Conner and Marzano: Providing protection for culinary employees	598				•••••				
824.	Representatives Garrett and Chatalas: Providing for the annexation and consolidation of cities and towns	599	907							
825.	Representatives Thompson, Zimmerman and Smythe: Providing for a compact relative to anadromous fish in the Columbia and Snake rivers	599								
826.	Representatives Berentson, Flanagan and Bagnariol: Authorizing consolidation and cooperative contracting between diking, drainage and flood control districts	599		•••••			•••••			
827.	Representative Chatalas: Relating generally to unemployment compensation	599								
828.	Representative Chatalas: Relating generally to unemployment compensation	599								•••••
829.	Representative Chatalas: Relating generally to unemployment compensation	599								•••••
830.	Representatives Whetzel, Bottiger and Clark (Newman H.): Prohibiting littering	599	890		······			•••••		

831.	Representatives Jolly, Amen and Hubbard: Providing for annual fees for overlegal loads, except overweight, on state highways	600				•••••		······		
832.	Representatives Morrison, Haussler and McDougall: Authorizing a census of fruit trees and making an appropriation	600	773							•••••
833.	Representatives Litchman and Heavey: Making medical records available to patients and their attorneys; prescribing penalties	600								•••••
834.	Representatives Litchman, Elicker and Bottiger: Providing a new search and seizure law	600								
835.	Representatives Litchman, Elicker and Bottiger: Prescribing criminal arrest procedures	600								•••••
836.	Representatives McGavick and Sprague: Providing for fair housing services by cities and counties and making an appropriation	600					•••••			
837.	Representatives Heavey and Walgren: Permitting certain deputy prosecutors to engage in private practice of law outside county office hours	600	1016							
838.	Representative Heavey: Pertaining to landlord and tenant	600								
839.	Representatives Barden, Heavey, Merrill, Bagnariol, Taylor and Sawyer: Pertaining to election of precinct committeemen	600								
840.	Representatives O'Brien, Richardson and Merrill: Preventing double real estate tax action on trade- ins of residential property	601								
841.	Representatives Clarke (George W.), Bottiger, Charette and Chapin: Amending Administrative Procedure act	601	800	848, 1038	1038	848			•••••	
842.	Representatives Newschwander, Flanagan and Kirk: Relating generally to public assistance									
843.	Representatives Newschwander, Flanagan and Kirk: Relating generally to public assistance	601						∄ "; • (\$•••••	χ̂. \$	3
844.	Representatives Newschwander, Jueling and Humiston: Pertaining to county recreation districts	601	:-:				1361, 1410	• • •	· ·	S. 1536 CH. 63, '67
				1975	1.85		····			

	SUBJECT AN	D HISTO	ORY OF F	IOUSE B	LLS-Con	tinued				-
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
845.	Representatives Newschwander, Kirk and Lynch: Pertaining to public institutions	601							•••••	
846.	Representatives Newschwander, Kirk and Flanagan: Relating generally to public assistance	601		• • • • • • • • • • • • • • • • • • • •			•	• • • •		
847.	Representatives Newschwander, Kirk and Lynch: Pertaining to public institutions	602						······		
848.	Representatives Newschwander, Kirk and Lynch: Pertaining to public institutions	602							•••••	
849.	Representative Smith: Making standing committees of both houses of the legislature interim committees thereof	602	1827							
850.	Representatives Goldsworthy, Clark (Newman H.) and Taylor: Increasing justice of the peace fees in nondistrict justice courts	602					·······	•••••		
851.	Representatives May, Bottiger and Garrett: Exempting motion picture operators employer from obscenity statutes	602								
852.	Representatives Garrett and May: Pertaining to employment agencies	602					· · · · · · · · · · · · · · · · · · ·		•••••	
853.	Representatives Kirk, Mahaffey and Merrill: Creating secondary state highway No. 2K	602				·		·		
854.	Representatives Lynch, McCaffree and Sprague: Making provision for public higher education	602			,,,,,,					
855.	Representatives Day, Kopet and Perry: Establishing a chiropractic disciplinary board	602		965						S. 1571 CH. 171, '67

2481

	Representative Veroske: Relating generally to insurance	602	1554			1554				
	(Substitute) By Committee on Financial Institutions and Insurance: Relating generally to insurance									
	Representatives May, Kopet, Day, McCormick, Adams, Gladder and Richardson: Authorizing certain public transit system duties to be carried out by contract	602						•••••	•••••	***************************************
	Representatives Moon and Rosellini: Compensating victims of auto accidents who obtain judgment against uninsured and judgment proof persons	603		·····					•••••	
	Representatives McDougall, Haussler, Veroske, Avey, Moon, Kalich, Jastad, Wolf, Thompson, Bozarth, Anderson and Zimmerman: Authorizing use of county road equipment and road tax levy for garbage disposal sites	603	801	848	849, 1339		1338	1344	1366	S. 1571 CH. 218, '67
	Representatives Swayze, Lux and Kopet (by secretary of state request): Describing and depicting the seal of the state of Washington	603	801	849	849, 1607, 1829		1829	1843	1875	S. 2106 CH. 65,
	Representatives Holman, Sprague and Clarke (George W.): Prohibiting members of state boards of education from serving simultaneously on local school district boards	603					•••••			'67 Ex
	Representatives Holman, Sprague and Clarke (George W.): Prohibiting members of county and intermediate district boards of education from serving simultaneously on local school district boards.	. 603					-· ••••••••••••••••••••••••••••••••••••			
	Representatives Walgren and Heavey: Requiring verification of insurance or bond under financial responsibility law by department of motor vehicles	603					•••••			
864.	Representative Lux: Pertaining to education	603					•••••			
	Representatives Sheridan, Marzano and Perry: Providing that soldiers and sailors indigent fund vouchers shall not be considered as public as- sistance "resource"	604								\$1.00 1.00 2.00 1.00 1.00 1.00 1.00 1.00
	bistairee resource	004								

	SUBJECT AN	D HISTO	KY OF I	HOUSE B	LLS—Con	tinued				···
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
866.	Representatives Veroske, Berentson and Farr: Assuming federal lands for diking	604	878	1052	1052, 1165		1162	1344	1866	S. 1571 CH. 184, '67
867.	Representative Cunningham: Creating a commission for constitutional revision	604								
868.	Representative Chatalas: Providing for purchase of state lands by parks and recreation commission.	604								
869.	Representative Chatalas: Providing for rental of state lands for park purposes	604								•••••
870.	Representative Leckenby: Authorizing certain municipal nonprofit corporations	604								
871.	Representatives Elicker and Lynch: Relating generally to the mentally or physically deficient	605								
872.	Representatives Chapin, Haussler, McDougall, Lewis and Leland: Providing for computing the rental value of state-owned lands to be used for state parks	605								
873.	Representatives Gallagher, Bagnariol and Merrill: Repealing special provisions as to taxation of tim- ber and timberlands	605								
874.	Representatives Harris, Kink and Brazier: Authorizing cities and PUD's to cooperate in operation of nuclear and other thermal power plants	605				••••••				
875.	Representatives Farr and Sawyer: Pertaining to salaries and private practice of prosecuting attorneys	605			•••••			•••••		

INDEX

	SUBJECT AN	DHISK	/ICI OF A	TOOSE D	IZES—COI	- I IIII				
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
891.	Representatives DeJarnatt and Thompson: Providing for the establishment of a new four-year college in the state	607								
892.	Representatives McCormick and Taylor: Authorizing greyhound racing and wagering thereon in certain cities	607								
893.	Representative Grant: Implementing permanent partial disability payments under industrial insurance	607								
894.	Representatives Heavey, Clark (Newman H.) and Hill: Pertaining to the preservation and destruction of court exhibits	607	773	850						
895.	Representatives Thompson, Whetzel and Bottiger: Providing damages for interference with or destruction of natural resources of the state	607								
896.	Representative Backstrom: Updating credit reports	607								
897.	Representative Backstrom: Providing hospital authority	608								
898.	Representative Backstrom: Relating to tobacco revenue	608								
899.	Representative Backstrom: Relating to topography	608								
900.	Representative Backstrom: Relating to attorneys' fees	608								• • • • • • • • • • • • • • • • • • • •

901.	Representative Backstrom: Providing kidney therapy	608							
		000		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	 ••••••	• • • • • • • • • • • • • • • • • • • •		
902.	Representatives Moon, Haussler, Jolly, Johnson; Grant, Avey, Marzano, Sprague, Ceccarelli, Bagnarlol, Sheridan, Perry, Day, King, Brouillet, Garrett, Gallagher, Sawyer, Litchman, Bottiger, Walgren, Bozarth, May, Rosellini, Merrill, Smith, Taylor, Heavey, Backstrom, Thompson, Hoggins, Kiskaddon, Kopet, Wanamaker, Lewis, McCormick, Chapin, Berentson and DeJarnatt: Creating two new state colleges.	608						*******	
903.	Representatives Lewis and Flanagan: Authorizing sale of certain public lands	609				 		•••••	
904.	Representative Brouillet: Relating to port districts	609				 			
905.	Representative Garrett: Relating generally to employment	609				 			77 77 B 37
906.	Representatives Lewis, McCormick and Berentson: Incorporating department of highways personnel system in state personnel system								· · · · · · · · · · · · · · · · · · ·
907.	Representative Litchman: Relating to highways	609				 			
908.	Representatives Thompson, Whetzel and Bottiger: Providing penalties for discharge of pollutants into state waters	609				 			
909.	Representative Litchman: Regulating real estate brokers and salesmen	609				 			**********
910,	Representative Litchman: Prohibiting underpowered cars on freeways								
911.	Representative Litchman: Regulating insurance	609				••••••	• • • • • • • • • • • • • • • • • • • •		
912.	Representatives Beck and May: Making Spokane River bridge and Port Washington project toll-free facilities	610			· ,/·				
913.	Representatives Holman, Backstrom and Bledsoe: Permitting prepayment of property tax to citles	610	908	1040	1041, 1546	 1859	1874	1891	S. 2106 CH. 66,
914.	Representatives Lewis and Flanagan: Relating to state land and improvements thereon					 			

SUBJECT AND HISTORY OF HOUSE BILLS-Continued

	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
915.	Representative Lewis: Pertaining to mass transportation	610								
916.	Representatives Sheridan, Marzano, Gallagher, Chatalas, Grant and Hurley: Relating to exemptions on real property taxes	610								
917.	Representatives Clocksin, Bottiger and Lux: Authorizing certain actions by judgment creditor against insurance company of judgment debtor	610								
918.	Representatives Haussler and Flanagan: Regulating hospital districts	610	908	1041	1041	674, 1616	1340	1344	1366	S. 1615 CH. 227, '67 Ex P.V.
919.	Representatives Johnson, Thompson and Bottiger: Requiring motor vehicle safety inspections	611	•••••			•••••				07 Ex F.V.
920.	Representatives Holman, Backstrom and Bledsoe: Permitting prepayment of taxes and assessments to counties	611	908	1042	1042, 1546		1859	1874	1891	S. 2106 CH. 59, '67 Ex
921.	Representative Beck: Providing a limited exemption from property taxes for certain senior citizens	611								
922.	Representative Beck: Requiring certain trucks to have their wheels boxed in	611								
923.	Representatives Thompson, Whetzel and O'Dell: Providing for participation of prosecuting attor- neys in recall elections if other than state officer involved	611		.,						
924.	Representatives Johnson, Thompson and Bottiger: Providing aid to schools for exceptional children	611	·····							

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925.	Representative Flanagan: Establishing natural resources	611				,				G 4570
926.	Representative Day: Pertaining to airports	611	890	1043	1043		1202	1232	1340	S. 1570 CH. 182, '67
927.	Representative Flanagan: Establishing water resources	611								
928.	Representative Garrett: Providing means of financing for flood control zone district purposes	612							•••••	
929.	Representative Leckenby: Providing clothing, transportation, and funds for released or paroled person	612	927	1043	1043					
930.	Representatives Bagnariol and Barden: Designating status of workmen employed on equipment time rented by another employer for industrial insurance recovery purposes	612	909	1056	1056, 1847	1950, 1965, 1992, 2288	1950, 1964, 1992, 2288			
931.	Representatives Holman, Humiston and McCaffree (by executive request): Authorizing a county-wide retail sales tax for the benefit of counties, cities and towns	653	1173	1587, 1675	1675, 1676	807	••••••			
932.	Representative Holman: Enabling cities to levy an excise tax upon the inhabitants thereof	742								
933.	Representative Holman: Authorizing cities and towns to levy a tax upon the privilege of using a motor vehicle within its corporate limits by residents thereof	742								
934.	Representatives McCaffree, Backstrom, Gorton, Lewis, Barden, Reese and McDougall: Implement- ing law putting additional limitations on regular property tax revenue	742	1174	1443	1444, 2203	2150, 2166, 2178, 2202	2146, 2165, 2177, 2199	2212	2223	CH. 146, '67 Ex P.V.
935.	Representatives Hawley, Flanagan and Taylor: Increasing commercial salmon fishing fees and prescribing changes in commercial salmon fishing laws	775	1461	1497	1498				******	
936.	Representatives Chatalas, Whetzel and O'Brien: Providing disability assistance incentives	826	1467, 1677	1678		1468, 1678			•••••	
936.	(Substitute) By Committee on Public Health and Welfare: Providing permissible resources for those receiving disability assistance.			1678	1678		1859	1874	1891	S. 2106 CH. 60, '67 Ex

	SUBJECT AN	о В нізто	ORY OF 1	HOUSE B	ILLS—Cor	itinue d				**	2488
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor	38
937.	Representatives Conner and Clocksin: Providing for allocation of certain revenues by park and recreation districts	826				1924	# 7 3 7 7				
938.	Representative Avey: Authorizing relief of Norman H. Rambow and Donnie K. Rambow	826									
939.	Representative Hoggins: Providing for distribution of state school funds	826									Z
940.	Representative Hoggins: Imposing a state property tax for benefit of schools	826			*********						INDEX
941.	Representatives Holman, Kopet and May: Authorizing the payment of interest on local improvement district bonds from the general fund of the city or town	1434	1491, 1522	1523	1523	1466	1771 2461 - 144	1788	1828	S. 1914 CH. 44, '67 Ex	
942.	Representatives Holman, Heavey and Sprague: Changing date for determining assessed valuation of property for tax purposes from April 30 to January 1									01 15X	į
943.	Representatives Kopet, May and Holman: Authorizing the issuance of "B" coupons representing interest payable on local improvement district bonds from general revenues of the city or town	1434				1466					
944.	Representatives Cunningham, Smythe, Barden, Zimmerman and Wanamaker: Providing for the apportionment of state funds to school districts	1435				• • • • • • • • • • • • • • • • • • • •					
945.	Representatives Cunningham, Smythe, Barden, Zimmerman and Wanamaker: Authorizing the state to levy a two mill property tax for support of the common schools	1435	,								

946.	Representatives Anderson, Bledsoe, Day, Holman, Smythe, Marsh, O'Dell, Zimmerman, Brazier, Lewis		tes	¥.	ÆF	71 d ec. 1	\$40.4	भाईहै	3,	ust sik
	Smythe, Marsh, O'Dell, Zimmerman, Brazier, Lewis and Chatalas: Providing certain tax credits and exemptions for pollution control facilities	1435	1479, 1538	1539, 1884, 1889	1890, 2228	1523, 1849	2226	2247	2248	CH. 139, '67 Ex
947.	Representatives Kopet, May and Holman: Authorizing establishment of consolidated local improvement districts for the purpose of issuing bonds	1435				1466				
948.	Representative Kink: Regulating salmon and other food fishing	1439								
949.	Representatives King, Goldsworthy and Bottiger: Including certain wives and widows under veter- ans preferential scoring in examinations for public employment	1462								
950.	Representative Humiston: Providing a statewide firemen's and policemen's retirement system	1462								
951.	Representatives Humiston, Lynch and Grant: Licensing health care facilities	1469								
952.	Representatives Wolf, Brouillet and Lynch: Authorizing bond issue for the new state college in Thurston county	1483								
953.	Representatives Wolf, Humiston and Holman: Authorizing second and third class cities to raise municipal tax subsidies for their public transportation systems as presently provided for first class cities	1483	1534							
954.	Representatives Wanamaker, Hoggins, Kiskaddon, Elicker, Holman, Beck and Walgren: Raising sales tax for schools	1514								
955.	Representative Brouillet: Increasing membership of legislative joint committee on education and providing for their reimbursement for expenses	4.5						•••••		
956.	Representatives McCaffree and Holman: Pertaining to revenue and taxation	1514								·
957.	Representatives McCaffree and Holman: Pertaining to revenue and taxation	1514	g.	9 7])	3.55	96g	4.7	15 		
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	SUBJECT AND HISTORY OF HOUSE BILLS—Continued											
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Report of Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor		
958.	Representatives McGavick, Day and Holman: Exempting certain services from operation of retail sales tax and placing them under the operation of business and occupation tax	1514		• • • • • • • • • • • • • • • • • • • •						•		
959.	Representatives Walgren, Wolf, Lux and Conner: Permitting county or judicial district in which seat of state government is located to have court reporters in excess of number of superior court judges	1514					•••••					
960.	Representatives Whetzel and Lux: Establishing the terms of members on boundary review boards	1534		1584	1584	••••	2105	2107	2127	S. 2247 CH. 98, '67 Ex		
961.	Representatives O'Brien, Copeland and McCormick: Providing bicycle traffic safety	1535										
962.	Representatives Goldsworthy, Clark (Newman H.) and Taylor: Increasing justice of the peace fees in nondistrict justice courts	1556	1702									
963.	Representative Barden: Providing for reimbursement of losses to municipal corporations when funds invested for county benefit	1575						••••				
964.	Representatives Jastad, Day and Charette: Establishing part-time service offices of the department of employment security in areas of seasonal high unemployment	1648								:		
965.	Representative Gorton: Deleting the requirement that one member of the Statute Law Committee be appointed from among membership of the legislative council	1648	1661	22 21	2221	2221	2225	2234	2248	CH. 124, '67 Ex		

966.	Representatives Flanagan, Day, Murray and Berentson: Defining air pollution with respect to pollution control purposes	1699		1699, 1711	1711	•••••	1859	1874	1891	S. 2106 CH. 61, '67 Ex
967.	Representatives Marzano, Gallagher and Sheridan: Requiring approval of urban renewal projects by a favorable vote of the people	1700								
968.	Representatives Heavey and McCormick: Providing for pedestrian overpass at 1st Avenue and 140th Street in Seattle	1710								
969.	Representatives Whetzel, Garrett and Holman: Authorizing the incorporation of water and sewer districts in two or more counties	1727	1948							
970.	Representatives Hurley and McCormick: Prohibiting dividers on Division Street, Spokane	1727								
971.	Representatives Walgren, Elicker and Wanamaker: Providing for pedestrian overpasses in Kitsap county	1772				•••••				
972.	Representatives McGavick and Cunningham: Prescribing post audit procedures for interim legislative committees	1795							••••	
973.	Representatives Hawley and Berentson: Restricting use of word "halibut" in sales of food fish products	1843	1892						:	
974.	Representatives Cunningham, Bottiger, McGavick, Bluechel, Kalich and Charette: Authorizing payment of property taxes in four installments	1862								
975.	Representatives Copeland and O'Brien: Providing for expenses of the legislature	1902		1902	1902		1912	1913	1913	S. 1914 CH. 45, '67 Ex
976.	Representatives Lynch, Smythe and Brouillet: Defining duties and providing for disposition of funds during transitional period for community college reorganization	1952		1952	1952, 1961		1990	1990	2005	S. 2027 CH. 58, '67 Ex
977.	Representatives Humiston, Reese, O'Brien, Spanton, Morrison, Cunningham, Hill, Barden, Zimmerman, Lynch, Amen, Brazier, Gladder, Hubbard, Wolf, Bluechel, Swayze, Kopet, Leckenby and Farr: Pertaining to property taxes	2038							· · · · · · · · ·	0, EX

	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Report of Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	Action by Governor
978.	Representatives Gorton, McCaffree and Sawyer: Providing for the apportionment of state funds to school districts	2187		2188	2188		2211	2212	2223	CH. 140, '67 Ex
979.	Representatives Gorton, McCaffree and Sawyer: Authorizing levy by the state in 1967 and 1968 of 2 mills for support of the common schools	2188		2188	2189		2211	2212	2223	
980.	Representative Gorton: Implementing law relating to debt adjustment	2189		2189	2190		2225	2234	2248	CH. 141, '67 Ex
981.	Representatives Bluechel and Murray: Providing for taxation of certain operators of strip mining and rehabilitation of certain lands affected thereby	2217								01 EX
982.	Representatives Copeland and O'Brien: Providing for the expenses of the legislature including expenses and subsistence of members	2222		2222	2222		2223	2226	2233	S. 2309 CH. 112, '67 Ex

	SUBJECT AND 1	HISTOR	Y OF H	OUSE J	OINT M	EMORIA	LS			<u> </u>
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Report of Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	
1.	Representatives Holman, Mahaffey and DeJarnatt: Memorializing Congress to amend section 11 of the Enabling Act	43	126	145	165		386	386	409	
2.	Representatives Flanagan, Mahaffey, Brouillet, Bledsoe, McDougall and Grant: Memorializing Congress to revise grant-in-aid education programs	92	232	282						
3.	Representatives Conner, Anderson, McCormick, Grant, Chatalas, Smith, Heavey, Sheridan, Brouillet, DeJarnatt, Merrill, Bagnariol, Rosellini, Johnson, Garrett, Gallagher, Haussler, O'Brien and Cecarelli: Requesting Congress to declare birthday of John F. Kennedy a national holiday	113				···	: <u>::::</u> :			i
4.	Representatives Barden, Smith, Ceccarelli and Sprague: Memorializing Congress to authorize income tax deductions for political contributions	131								
5.	Representatives Marzano, Conner, Sheridan, Beck, King, Gallagher, Anderson, Ceccarelli, Grant, Tay- lor, Jolly, May, Brouillet, Jastad, Smith and Haus- sler: Memorializing Congress to restore veterans' pensions	144	407	781						
6.	Representatives Grant, Garrett and Johnson: Repealing Taft-Hartley section 14-b	177		Lig.						
7.	Representatives McCaffree, Bledsoe and Day (by executive request): Petitioning for retention of portion of income tax by states without federal controls attached	213			1 _F	*****	.s	် ရှိွယ်: နိုင်ငံရှင်	******	•••••
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	SUBJECT AND HISTORY OF HOUSE JOINT MEMORIALS—Continued										
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate		
8.	Representatives Leland, McDougall and Sawyer: Memorializing federal government to restore federal aid highway funds	213		213	214		233	239	271		
9.	Representatives McDougall, Bozarth, Jolly, Flanagan, Bledsoe, Reese, Johnson and Chatalas: Expressing legislative support of extension of navigation on Columbia river	256		256	256		********				
10.	Representatives King, Copeland and Farr: Requesting issuance of a Marcus Whitman commemorative stamp	480					•••••				
11.	Representatives Thompson, Zimmerman and Smythe: Memorializing the state of Oregon to establish steelhead trout as a game fish	498									
12.	Representatives Bluechel, Day, Ceccarelli, Newhouse, Brazier, Smythe, Bottiger, Whetzel, Clark (Newman H.), Clocksin, Chapin, Marsh, Clarke (George W.), O'Dell, Veroske, Hill, Harris, Kalich, Charette, Merrill, Barden, Gorton, Amen, McGavick, Rosellini, Richardson, Flanagan, Bledsoe, McCaffree, Reese, Hurley, Murray, Wolf, Leland, Bagnariol, Lewis, Leckenby, Kiskaddon, Zimmerman, Farr, Kopet, Hawley, Humiston, Morrison, Gallagher, Gladder, McDougall, Lux, Holman, Hubbard, Cunningham, Litchman, Jastad and Wanamaker (by executive request): Memorializing Congress to call a constitutional convention	612	909	1751	1753						
13.	Representatives Day, Cunningham, Backstrom, O'Brien, Perry, McCaffree and Marzano: Memorializing Congress urging double exemptions in federal taxes for deaf and other handicapped people	612	909	1044	1044						

14.	Representatives Kink, Hawley, Flanagan, King, Taylor and Berentson: Protecting halibut fishing industry	612	740	812	997					
15.	Representatives O'Brien and Copeland: Memorializing federal government as to state lands in Bureau of Reclamation Columbia Basin project	804	1057							
16.	Representatives Anderson and Charette: Requesting federal aid for victims of coastal erosion area	1440	1468							
17.	Representatives Lux and Gorton: Memorial rescinding 1963 memorial for federal constitutional amendment as to apportionment of state legislatures	1556	1723	1556, 1857, 1864	1556, 2098, 2100	1858				
18.	Representative Farr: Memorializing Congress to investigate award to Nooksack Indians	1937		1937	1987		1964	1965	2020	
19.	Representatives Smith, Marzano, Sheridan and Sprague: Requesting Congress to extend certain social security benefits and other assistance to those in need	1952			,					
20.	Representatives Chatalas, Lynch, Day, Garrett, Kirk, Veroske, O'Brien, Sheridan and Ceccarelli: Memorializing Congress to assist the states to combat alcoholism	2129		2129	2129		2277	2286	2289	

SUBJECT AND H	ISTORY	OF HO	OUSE JO	INT RE	SOLUTIO	ONS			
NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	
1. Representatives Moon, Gorton and Whetzel (by legislative council request): Constitutional amendment to allow assessment of agricultural, timber and open space lands on basis of use rather than value	43	289	356, 418	470, 525, 1458		2245	2247	2248	
2. Representatives Bozarth, Conner and Jolly: Requiring the assessment of property at 25% of true value	43								
3. Representatives Mahaffey, Kirk and Holman: Deleting the 40% requirement for excess levies and bond issues	44	773			55		•••••		
4. Representatives Mahaffey, Kirk and Holman: Allowing school district excess levies for two year period	44	740			55				
5. Representative Litchman: Authorizing a state operated lottery	44								
6. Representatives Johnson and Lux: Amending Constitution to allow state valuation of property for state and local taxes	44								
7. Representatives Grant, Sprague, Bagnariol, Merrill, Walgren, Heavey, King, Chatalas, Anderson, Brouillet, Marzano, Bottiger, Sheridan, Johnson, DeJarnatt, Smith, Moon, Rosellini, Ceccarelli, Jastad, Haussler, Thompson, Kink and Beck: Referring the call of a constitutional convention to the	50								

electorate

59

8.	Representatives Chatalas, O'Brien, Merrill, Day, Rosellini, Ceccarelli, Marzano, Klnk, Taylor, McCormick, Gallagher, Sheridan, Heavey, DeJarnatt, May, Johnson, Jolly, Brouillet, Thompson, Sawyer, King, Anderson, Jastad, Perry, Bagnariol, Conner, Sprague, Marsh, Walgren, Haussler, Beck, Smith, Backstrom, Grant, Garrett, Moon and Bozarth: Providing for annual sessions of the legislature	81				2141				
9.	Representatives Grant, DeJarnatt and Beck: Ratifying presidential succession amendment to U. S. Constitution	81								
10.	Representatives Grant, Johnson, Moon and Lux: Providing for annual sessions of the legislature	92							•••••	
11.	Representatives Cunningham, O'Brien, Goldsworthy, Hill, Lux, Swayze and Mahaffey (by executive request): Ratifying amendment to U. S. Constitution regarding presidential disability and succession to offices	92								
12.	Representatives Hurley and Reese: Reducing the property tax assessment percent to twenty-five percent	113								
13.	Representatives Cunningham, Lux and Chapin (by executive request): Allowing increases in compensation during terms of office	120	318	372	452		1156	1208	1231	
14.	Representatives Grant, King, Bottiger, Beck, Marsh, Anderson, Moon, Kink, Thompson, Bagnariol, Johnson, Sprague, Walgren, Brouillet, Merrill, Sheridan, Kalich, Garrett, Conner, Smith, Charette, Haussler, Avey, Backstrom, Perry, Taylor, Sawyer, Day and Ceccarelli: Authorizing eighteen year old persons to vote	131								
15.	Representative Copeland: Proposing amendment of Constitution by subject matter rather than by section	131	1468	1928	1929					
16.	Representatives Barden, Smith and Ceccarelli: Providing for annual regular sessions and prescribing methods for convening the legislature in special session	131	824			2141				

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	SUBJECT AND HIST	ORY OF	HOUSE .	JOINT RE	SOLUTIO	NS-Conti	nued			
** *	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	
16.	(Substitute) By Committee on State Government and Legislative Procedures: Providing for annual sessions and methods of convening		824							
17.	Representatives Mahaffey, Hoggins, DeJarnatt and King: Revising excess levy requirements	144								
18.	Representatives Jastad, Garrett and Ceccarelli: Providing for annual sessions and allowing the legislature to convene itself in special session	145								
19.	Representatives Cunningham, Bluechel, Brouillet, King, Bagnariol, Holman, Murray, Hoggins, Elicker, Smythe, Richardson, Barden, Sprague and Lux (by executive request): Revising majority requirement for ratification of call for a constitutional convention	156								
20.	Representatives Copeland, Bluechel, Lux, Garrett, Bottiger, Sprague, Merrill, Hoggins, Elicker, Smythe, Bledsoe and Flanagan (by executive request): Amending procedure for amending the Constitution	156	~ 477	81 2, 891	1003	812	******		<i>ç</i>	
21.	Representatives Brouillet, Grant and Saling (by interim committee on education request): Making public instruction superintendent appointive	200	*******							*******
22.	Representatives Gorton, Whetzel, Sprague, Bluechel, Swayze, McDougall, Lewis, Wanamaker, Brazier, Murray, Smythe, Chapin, Hoggins, Farr, McGavick, Hill, King, Reese, Veroske, Elicker, Perry, Beck, Brouillet, Garrett, Marsh, Smith, Lux, Leckenby, Saling, Cunningham and Humiston (by executive request): Calling a constitutional convention		319					*		

	The state of the s									
23.	Representatives Lux, Perry, Sprague, Sheridan, King, Heavey, Johnson, Moon, DeJarnatt, Brouillet, Chatalas and Grant: Removing certain constitutional limitations upon the power of the legislature and the people to legislate on tax matters	238		•••••	•••••		•••••		*********	
24.	Representatives McCaffree, McDougall, Smythe, Hoggins, Mahaffey, Cunningham, Lynch, Chapin, Lewis, Elicker and Wanamaker: Providing for annual regular sessions of the legislature and limiting matters to be considered at extraordinary sessions and certain regular sessions	238					•••••	**********	***********	
25.	Representatives Holman, O'Brien and Copeland: Revising majority requirement for confirmation of call for constitutional convention	256	570	961, 971	999		•••••			
26.	Representatives Cunningham, Bottiger and Mahaf- fey (by departmental request): Proposing a con- stitutional amendment to permit voting at eighteen	256								
27.	Representatives Sheridan, Marzano, Merrill and Gallagher: Amending Article II, section 25 of the Constitution to allow pensions to surviving spouses of public officers and employees	276								
28.	Representatives Beck, Walgren and Humiston: Filling vacancies in partisan offices	294	801		•					
29.	Representatives McCaffree, DeJarnatt, McDougall and Garrett (by executive request): Amending Constitution as to the forty mill limitation and to permit an income tax	350	682	1473		1505			**********	
29.	(Substitute) Committee on Revenue and Taxation: Amending Constitution as to the forty mill limita- tion and to permit an income tax			1473	1488, 1566	1532, 1548, 1566			•••••	
30.	Representatives O'Brien, Hawley and Ceccarelli: Adding a new section to Constitution as to urban renewal	443	1244	1673, 1720	1674, 1932	1684, 1886			•••••	
31.	Representatives Beck, McCormick and Leland: Permitting the state to take immediate possession in condemnation proceedings	461				,			•••••	
32.	Representatives Lux, Bottiger and Copeland: Revising majorities required to call constitutional convention	461	1933							
33.	Representatives Holman and Elicker: Removing constitutional prohibition from taxing governmental property	480		:		··				

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SUBJECT AND HISTORY OF HOUSE JOINT RESOLUTIONS—CONLINUED											
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate		
34.	Representatives Clark (Newman H.), Heavey and Holman: Establishing intermediate court of appeals	480	595								
35.	Representatives Copeland, O'Brien and McDougall: Expanding methods for revising and amending the Constitution	498	1461	1668	1882	1839, 1849, 1891, 1912					
36.	Representative Cunningham: Authorizing pre- judgment acquisition of property for highway pur- poses	521						••••			
37.	Representative Cunningham: Revising majority required to approve call for constitutional convention	522	1461								
38.	Representatives Grant, Whetzel and Brouillet: Amending Constitution to provide a constitutional convention in 1968	557				•••••					
39.	Representatives Lux, McCaffree and O'Brien: Providing for legislative reapportionment										
40.	Representatives Chatalas, Marzano, Grant and Johnson: Changing voter residence requirements.	577	,,,,,,,,,,,	•••••		•••••			,		
41.	Representatives Johnson, Heavey and Sprague: Exempting levies by school districts from forty mill limitation	578		**********				••••			
42.	Representatives Heavey, Elicker and Barden: Providing for regular legislative apportionment	613							,		
43.	Representatives Day, Kink and McCormick: Creating a Central Washington Bazaar	1435									
44.	Representatives Taylor, Grant and King: Calling for a constitutional amendment to provide for ninety day biennial sessions	1601									

SUBJECT AND HISTORY OF HOUSE CONCURRENT RESOLUTIONS Signed by Speaker Reported from Senate NUMBER, AUTHOR AND SUBJECT 1. Representative Gorton: Notifying Governor that the legislature is organized...... 24 24 24 2. Representative Gorton: Joint session to receive the Governor's message to the legislature..... 24 24 3. Representative Gorton: Joint session to receive the Governor's message on the budget..... 24 4. Representative Gorton: Joint session to receive reports from the Interim Committees..... 24 24 5. Representatives Lux. Bottiger and Humiston: Providing for a study of Nisqually flats..... 6. Representatives Gorton and O'Brien: Adopting 106 106 106 107 123 126 joint rules 7. Representatives DeJarnatt, Hoggins, Mahaffey and 132 178 Brouillet: Honoring Cecil Hannan..... 131 132 149 167 8. Representatives Gorton and O'Brien: Commending the Oceanographic Citizens Committee and authorizing the presentation of the oceanographic film "The Treasure of Puget Sound" in the house 132 132 149 167 178 132 chamber 9. Representatives Gorton and O'Brien: Relating to memorial services commemorating deceased mem-200 200 348 224 224 249 bers of the legislature.....

200

200

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200

224

224

10. Representative Gorton: Relating to a joint session to receive a further message from the Governor...

249

SUBJECT AND HISTORY OF HOUSE CONCURRENT RESOLUTIONS—Continued											
-	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate		
11.	Representatives Backstrom, Grant, Anderson, Sheridan, Kalich, Bagnariol, Merrill, Heavey, Ceccarelli and Bozarth: Proclaiming Grandmother's Day	276									
12.	Representatives Johnson, Reese, Jolly, Brouillet and Lynch: Resolving that study be made of senior colleges	350									
13.	Representatives Clark (Newman H.), Heavey and Charette: Authorizing study of grand juries	412				•••••					
14.	Representatives Grant, Hawley and Thompson: Directing labor-management study	557									
15.	Representatives King, Chatalas, Beck, Walgren and Backstrom: Providing for air pollution studies by state air pollution control board	578									
16.	Representatives Thompson, Smythe and Zimmerman: Providing for an environmental affairs interim committee and outlining a study thereby	613	741	816	936						
17.	Representatives Kopet and Day: Pertaining to the Boy Scout World Jamboree	653	891	1045	1045, 1510		1859	1874	18 9 1		
18.	Representatives Holman, Bagnariol, Elicker, Leckenby, Barden, Clarke (George W.), Kirk, Heavey, Harris, Brazier, Bluechel, Murray, Newschwander, Mahaffey, Chapin, Smythe, Lewis, Wanamaker, Zimmerman, Rosellini, Whetzel, Cunningham, Kiskaddon, Berentson, Bottiger, Flanagan, Wolf, McDougall, Lynch, Adams, McCaffree, Ceccarell, Gorton, Haussler, McGavick, Hawley, Gladder, Clark (Newman H.) and Hill: Providing for a study of certain property tax exemptions.	704	910	1088	1089, 1511		1859	1874	1891		

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31.	Representatives Anderson and Charette: Directing study by interim committee on water resources or legislative council of Willapa Bay erosion problem.	1440		1440	1440		1469	1469	1514	•••••	
30.	Representatives Hoggins, Holman and Garrett: Providing for study of LID's and law implementing same by legislative council	1440						•••••	•••••		
29.	Representatives Cunningham, Lux and Swayze: Authorizing study of per diem compensation			1435	1435						
28.	Representative Gorton: Relating to notifying the Governor that the Legislature is organized	1421	••••••	1421	1421	1422	1422	1432	1432		
27.	By Committee on Rules and Administration: Relating to sine die adjournment of the fortieth legislature	1411		1411	1411	1415	1411	1415	1415		
26.	Representatives Lux and Hoggins: Providing for interim study of House Bill No. 455	1166		1166	1166		1366				^
25.	Representatives Flanagan, Smythe, Lewis and Berentson: Providing for legislative study of use of state land for parks, recreation, and open space	1080	1174								INDEX
24.	Representatives Litchman, Kirk, Chatalas, O'Brien, Heavey, Walgren, Ceccarelli, Day, Sprague, Bottiger, Elicker and Perry: Authorizing a crime and criminal law study	1060		1060	1106, 1239	1106					H
23.	Representatives Lynch, Bottiger and Goldsworthy: Requiring cooperation between the state board of education, superintendent of public instruction, and the civil defense to provide fallout shelters for schools	980						•••••			
22.	Representatives Hawley, Kink and Berentson: Authorizing interstate fisheries studies	931	1462								
21.	Representatives Leckenby and Sprague: Authorizing legislative interim study	804		·							
20.	Representatives Hill, Marsh and Kopet: Directing an interim study of the fund structure of the state.	776	1130	1587							
19.	Representatives Johnson, McGavick and Charette: Authorizing study of taxing districts	776									

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	SUBJECT AND HISTORY OF HOUSE CONCURRENT RESOLUTIONS—Continued										
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate	. !	
32.	Representatives Lynch, Smythe, Brouillet, Marsh, McGavick, Barden, Kink, Lux, Hoggins, Murray, Kiskaddon, Goldsworthy, King, Holman, Veroske, Jastad, Walgren, McCaffree and Ceccarelli: Directing a study to be made as to feasibility of establishing a state program for scholarships and student loans	1470	1703	2036	2086	2036	2289	2335	2340	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
33.	Representatives Hoggins, Holman and Garrett: Providing for study of LID's and law implementing same by legislative council	1470		1470	1470		1514	1514	1516	; ;	
34.	Representatives Cunningham, Mahaffey and Hoggins: Directing legislative council to study pay status of noncertificated public school employees	1470		1470	1470						
35.	Representatives Kalich, Jastad and Wolf: Declaring Miss Washington of 1967 as the state's official hostess	1488		1483	1483		1514	1514	1516	1	
36.	Representatives Backstrom and Sawyer: Directing legislative budget committee study of bribery of county assessors and assistants in assessing of property for tax purposes	1484								; ;	
37.	Representatives Swayze, Cunningham, Bottiger, Marzano, Bluechel, Bledsoe, Copeland, Chapin, Day, Lux, Johnson, O'Brien, Farr, Harris, Perry, Hawley, McGavick, Smythe, Barden and Kopet: Creating a legislative council advisory committee on legislative ethics.				•			·			
38.	Representatives Sheridan, Whetzel, Lewis, Taylor, Kalich, Gallagher, Hill, Sprague, Murray, McGav- ick, Marzano, Kiskaddon, Beck, Kink, Barden, Bluechel, Lux, Walgren and Marsh: Creating the interim committee on natural rivers	1760				************					

		 							
Representatives Bottiger, Gorton and Wolf: Requesting legislative council study relating to charitable organizations in the state and the regulation thereof and measures introduced during fortieth legislative session relative thereto	1772								
Representatives O'Dell, Veroske, Bledsoe, Newhouse, Barden, Cunningham and Lewis: Directing legislative council to study insurance code and rules and regulations thereunder	1843		1843						
Representatives Cunningham, Mahaffey and Smith: Directing the public pension commission to study the effects of granting pensions to surviving spouses of public officers and employees	1878	1933	1933	1933	•	2105	2107	2127	•••••
Representatives Lewis, Moon, Berentson and Garrett: Calling for a legislative council study of water management	1916		1916	1916, 1951		1950	1965	2020	
Representatives Bledsoe, Flanagan and Berentson: Directing legislative council to study current use assessment of agricultural and timberlands	1916								
Representative Humiston: Creating interim municipal committee	1938	1938	1954, 2198	2197, 2198	2197	2225	2284	2248	
Representatives Morrison, Cunningham, Mahaffey and Smith: Directing a study of school bus safety.	1938		1938	1938		. 1964	1965	2020	
Representatives Lynch, Day, Goldsworthy, Chapin, Chatalas, Veroske, Ceccarelli, Wolf, Lux, Rosellini, Backstrom, Marsh and Smythe: Directing the legislative budget committee to make a study of fiscal support for the state program on alcoholism.	1998		1998	1998	•••••	2030	2038	2106	
Representatives Backstrom and Flanagan: Directing legislative budget committee to study public school costs	2027		2027	2027		2226	2247	2248	
Representatives Garrett, Copeland and Lewis: Recognizing the National Recreation and Park Congress convention to be held in Seattle, in 1968.	2028		2028	2028					
Representatives Hoggins, Kiskaddon and Bledsoe: Complimenting Miss Shannon Walker as Washington's 1967 state junior miss	2038		2038	2038		2127	2128	2131	
	itable organizations in the state and the regulation thereof and measures introduced during fortieth legislative session relative thereto	questing legislative council study relating to charitable organizations in the state and the regulation thereof and measures introduced during fortieth legislative session relative thereto	questing legislative council study relating to charitable organizations in the state and the regulation thereof and measures introduced during fortieth legislative session relative thereto	questing legislative council study relating to charitable organizations in the state and the regulation thereof and measures introduced during fortieth legislative session relative thereto	questing legislative council study relating to charitable organizations in the state and the regulation thereof and measures introduced during fortieth legislative session relative thereto. Representatives O'Dell, Veroske, Bledsoe, Newhouse, Barden, Cunningham and Lewis: Directing legislative council to study insurance code and rules and regulations thereunder. Representatives Cunningham, Mahaffey and Smith: Directing the public pension commission to study the effects of granting pensions to surviving spouses of public officers and employees. Representatives Lewis, Moon, Berentson and Garrett: Calling for a legislative council study of water management. Representatives Bledsoe, Flanagan and Berentson: Directing legislative council to study current use assessment of agricultural and timberlands. Representative Humiston: Creating interim municipal committee Representatives Morrison, Cunningham, Mahaffey and Smith: Directing a study of school bus safety. Representatives Lynch, Day, Goldsworthy, Chapin, Chatalas, Veroske, Ceccarelli, Wolf, Lux, Rosellini, Backstrom, Marsh and Smythe: Directing the legislative budget committee to make a study of siscal support for the state program on alcoholism. Representatives Backstrom and Flanagan: Directing legislative budget committee to study public school costs Representatives Garrett, Copeland and Lewis: Recognizing the National Recreation and Park Congress convention to be held in Seattle, in 1968. Representatives Hoggins, Kiskaddon and Bledsoe: Complimenting Miss Shannon Walker as Washing-	questing legislative council study relating to charitable organizations in the state and the regulation thereof and measures introduced during fortieth legislative session relative thereto. Representatives So'Dell, Veroske, Bledsoe, Newhouse, Barden, Cunningham and Lewis: Directing legislative council to study insurance code and rules and regulations thereunder. Representatives Cunningham, Mahaffey and Smith: Directing the public pension commission to study the effects of granting pensions to surviving spouses of public officers and employees. Representatives Lewis, Moon, Berentson and Garrett: Calling for a legislative council study of water management Representatives Bledsoe, Flanagan and Berentson: Directing legislative council to study current use assessment of agricultural and timberlands. Representative Humiston: Creating interim municipal committee Representatives Morrison, Cunningham, Mahaffey and Smith: Directing a study of school bus safety. Representatives Lynch, Day, Goldsworthy, Chapin, Chatalas, Veroske, Ceccarelli, Wolf, Lux, Rosellini, Backstrom, Marsh and Smythe: Directing the legislative budget committee to make a study of fiscal support for the state program on alcoholism. Representatives Backstrom and Flanagan: Directing legislative budget committee to to study public school costs Representatives Garrett, Copeland and Lewis: Recognizing the National Recreation and Park Congress convention to be held in Seattle, in 1968.	questing legislative council study relating to charitable organizations in the state and the regulation thereof and measures introduced during fortieth legislative session relative thereto. Representatives O'Dell, Veroske, Bledsoe, Newhouse, Barden, Cunningham and Lewis: Directing legislative council to study insurance code and rules and regulations thereunder. Representatives Cunningham, Mahaffey and Smith: Directing the public pension commission to study the effects of granting pensions to surviving spouses of public officers and employees. Representatives Lewis, Moon, Berentson and Garrett: Calling for a legislative council study of water management. Directing legislative council to study current use assessment of agricultural and timberlands. Representatives Bledsoe, Flanagan and Berentson: Directing legislative council to study current use assessment of agricultural and timberlands. Representatives Morrison, Cunningham, Mahaffey and Smith: Directing a study of school bus safety. Representatives Lynch, Day, Goldsworthy, Chapin, Chatalas, Veroske, Ceccarelli, Wolf, Lux, Rosellini, Backstrom, Marsh and Smythe: Directing the legislative budget committee to make a study of fiscal support for the state program on alcoholism. Representatives Backstrom and Flanagan: Directing legislative budget committee to study public school costs 2027 2027 2027 2027 2226 Representatives Garrett, Copeland and Lewis: Recognizing the National Recreation and Park Congress convention to be held in Seattle, in 1968. Representatives Hoggins, Kiskaddon and Bledsoe: Complimenting Miss Shannon Walker as Washing-	questing legislative council study relating to charitable organizations in the state and the regulation thereof and measures introduced during fortich legislative session relative thereto	questing legislative council study relating to charitable organizations in the state and the regulation thereof and measures introduced during fortieth legislative session relative thereto. Representatives So'Dell, Veroske, Bledsoe, Newhouse, Barden, Cunningham and Lewis: Directing legislative council to study insurance code and rules and regulations thereunder. Representatives Cunningham, Mahaffey and Smith: Directing the public pension commission to study the effects of granting pensions to surviving spouses of public officers and employees. Representatives Lewis, Moon, Berentson and Garrett: Calling for a legislative council study of water management. Representatives Bledsoe, Flanagan and Berentson: Directing legislative council to study current use assessment of agricultural and timberlands. Representative Humiston: Creating interim municipal committee 1988 1938 1954, 2198 2197, 2198 2197 2225 2284 2248 Representatives Morrison, Cunningham, Mahaffey and Smith: Directing a study of school bus safety. Representatives Lynch, Day, Goldsworthy, Chapin, Chatalas, Veroske, Ceccarelli, Wolf, Lux, Rosellini, Backstrom, Marsh an may her Directing the gislative budget committee to study public school costs. Representatives Backstrom and Flanagan: Directing legislative budget committee to study public school costs. Representatives Garrett, Copeland and Lewis: Recognizing the National Recreation and Park Congress convention to be held in Scattle, in 1968. Representatives Hoggins, Kiskaddon and Bledsoe: Compilementing Miss Shannon Walker as Washing-

=	5525201 MID MISTORY OF MOUSE CONCURRENT RESOLUTIONS—CONLINEED										
	NUMBER, AUTHOR AND SUBJECT	Introduction, First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Reported from Senate	Signed by Speaker	Signed by President of Senate		
50.	Representatives O'Brien and Clark (Newman H.): Endorsing American Heritage Program	2120		2120	2120		2144	2146	2165		
51.	Representatives Lux, O'Brien, Copeland and Cunningham: Authorizing creation of commission for constitutional revision	2121		2121	21 2 2						
52.	Representative Chatalas: Creating a joint interim committee to study crime and criminal law	2190									
53.	Representatives Hawley and Kink: Providing for an interim committee on fisheries	2190		2190	2190		2225	2234	2248		
54.	Representative Kalich: Providing for an interim legislative committee on game and game fish	2191		2191	2191		2225	2234	2248		
55.	Representatives Copeland and O'Brien: Creating a joint interim committee on legislative building space allocation	2191		2191	2191, 2338	2338	2338	2341	2841		
56.	Representatives Lewis, Leland, Leckenby, Lux, McGavick, Sprague and Chatalas: Directing study of mass transportation needs by joint legislative committee on highways	2217		2217	2217			<i></i>			
57.	Representative Gorton: Appointing committee to notify Governor legislature is about to adjourn sine die	2341	•••••	2341	2341		2341	2342	2842		

SUBJECT AND HISTORY OF HOUSE FLOOR RESOLUTIONS

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er, o		Introduction	Adopted	Rejected	Other
	NUMBER, AUTHOR AND SUBJECT	duct	peted	cted	r Ac
Car of		ion			Action
		5 .			
67-1	Representative Gorton: Adopting temporary rules	6	14		9, 11, 12
67–2	Representative Gorton: Notifying Senate the House is organized	23	24		
67-3	Representative Gorton: Directing payment of members' subsistence every seventh day of session	25	25		
67-4	Representative Gorton: Directing payment of employees' salaries every seventh day of		20		*********
	session	25	25		
67-5	Representative Gorton: Authorizing fixing of employees' salarles	25	25		••••••
67–6	Representative Gorton: Authorizing purchase of postage stamps for members	25	25	•••••	• • • • • • • • • • • • • • • • • • • •
67-7	Representatives Copeland and Garrett: Relating to selection of official house photographer	71	71		4
67-8	Representative King: Directing installation of loudspeaker system in bill room	93		•••••	
67–9	Representatives Humiston and Backstrom: Relating to study by special committee of future financing of county hospitals in King, Pierce and Clark counties	178			
67–10	Representatives Barden, Garrett, Grant, Smith, Chatalas, McGavick, Clocksin, Lynch, Kiskaddon, and Holman: Commending Boeing company and employees for supersonic transport achievements	201			
67–11	Representatives Conner, Bottiger, Avey, Wolf, Wanamaker, and O'Dell: Saluating Lions International on observation of golden anniversary year	201			
67–12	Representative Wolf: Authorizing use of House chamber for public hearing by business and professions committee	228	228		
67–13	Representative McDougall: Authorizing use of House chamber for public hearing by transportation committee		228		
67-14	Representatives Bledsoe, Flanagan and Newhouse: Requesting Governor to issue proclamation and commending beef cattle industry	289			

	NUMBER, AUTHOR AND SUBJECT	Introduction	Adopted	Rejected	Other Action
67–15	Representative Heavey: Congratulating Clair Douthitt on honors received				
67–16	Representatives Chatalas, Kink, Kalich, Smith, Rosellini, Ceccarelli, Bagnariol, and Marzano: Commending Notre Dame University football team achievements	257		258	
67–17	Representatives Grant, King, Perry, Johnson, and Gallagher: Urging University of California regents to review action firing President Clark Kerr	258			258
67–17A	Committee on Rules and Administration (Majority): Adopting permanent rules as amended	294, 325	343		•••••
67–18	Representatives Anderson and O'Brien: Extending sympathy to families of astronauts Grissom, White, and Chaffee	371	371	,	
67–19	Representatives Lux and Clarke (George W.): Directing public pension commission to make study of volunteer firemen relief and pension systems	444		444	
67–20	Representative Beck: Requesting Governor Evans to present comprehensive program for financing critical highway needs	445			446
67-21	Representatives Brouillet, Charette and Mahaffey: Requesting joint committee on education to revise Title 28, to provide up-to-date school code	480	481		
67-22	Representatives Smith, Grant, Marzano, Sprague, and King: Requesting passage of civil rights legislation	522	522		
67-23	Representatives Lux and Lynch: Commending Future Homemakers of America	542	542		
67-24	Representative Bottiger: Directing joint committee on highways to study free left-hand turn lanes	558	559		
67–25	Representative Moon: Commending Senators Magnuson and Jackson for efforts in obtaining federal funds for local "war on poverty" program	579	580		
67–26	Representatives McDougall, Bozarth, May, Gladder, Adams, Avey, Saling, Kopet, Richardson, Haussler, Day, McCormick, Hurley, and Harris: Extending sympathy to family of Walt Horan	674	674		

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67-27	Representatives Reese, Johnson, Goldsworthy, Brouillet, and Jolly: Requesting study of western interstate nuclear cooperation	683	684	
67–28	Representative O'Brien: Requesting Republican majority to prevent revenue and taxation proposals	706		 706
67–29	Representatives Humiston, Garrett, and McGavick: Instructing legislative council to study medical examiner system	778	778	
67-30	Representative Lux: Authorizing use of House chamber by American Association of University Women	778	779	
67–31	Representatives King and Cunningham: Directing joint committee on education to study teachers' contracts	827	827	
67–32	Representative Perry: Expressing House intent regarding state water and waterpower resources	860	860	
67-33	Representative Thompson: Acknowledging benefits of foreign trade to state and declar- ing House intends no restraint of free trade	983	988	
67–34	Representatives Johnson and Reese: Commending Senators Magnuson and Jackson for sponsorship of Kennewick extension project legislation	1065	1065	 •••••
67-35	Representatives Litchman, Brouillet, Merrill, Taylor, Kink, King, Berentson, and Wolf: Congratulating Seattle officials on major league baseball efforts and wishing Seattle Supersonics officials success	1094	1095	
67–36	Representatives Amen, Reese, Jolly, and Kalich: Recommending appointment of Judge Robert C. Finley to fill vacancy on United States Supreme Court	1168	1169	
67–37	Representatives Beck, Barden, Leland, Harris, O'Brien, Hawley, Jueling, Saling, Brazier, Conner, Ceccarelli, Leckenby, Rosellini, Jolly, Heavey, Murray, Garrett, Grant, King, Sheridan, Charette, Clark (Newman H.), Litchman, Homan, O'Dell, Brouillet, Smith, Whetzel, Walgren, Elicker, Sprague, Chatalas, Merrill, Haussler, Anderson, Lux, Day, Thompson, Jastad, Avey, Hurley, and Gallagher: Requesting study by legislative council of detrimental effects of noxious weeds.	1169	1170	
67–38	Committee on Rules and Administration: Authorizing Speaker to approve expenses of House leaders chosen after next election	1398	1398	
67-39	Committee on Rules and Administration: Authorizing Chief Clerk and/or assistant to complete work of 40th Session	1398	1398	
67–40	Committee on Rules and Administration: Retaining Sergeant at Arms for post-session duties	1398	1398	
67–41	Committee on Rules and Administration: Authorizing Speaker and Chief Clerk to pay final expenses of 40th Session	1398	1398	

teri	NUMBER, AUTHOR AND SUBJECT	Introduction	Adopted	Rejected	Other Action
67-42	Committee on Rules and Administration: Authorizing Speaker and certain leaders to attend annual conference of legislative leaders.	1899	1399		
67-43	Committee on Rules and Administration: Authorizing Chief Clerk and assistant to attend national legislative conference	1399	1399		
67–44	Committee on Rules and Administration: Granting use of House chamber and committee rooms to Youth Legislature	1399	1899		
67-45	Committee on Rules and Administration: Requiring permission of Speaker and Chief Clerk to use House facilities.	1899	1399		·
67–46	Committee on Rules and Administration: Authorizing Chief Clerk and Sergeant at Arms to prepare for opening of sessions.	1899	1400		
67–46A	Committee on Rules and Administration: Notifying Senate House ready to adjourn sine die	1415	1415		,
67–47	Representative Gorton: Adopting House rules of 40th Session as permanent rules of extraordinary session	1421	1421		
67–48	Representative Gorton: Retaining standing committees of 40th Session in extraordinary session	1421	1421	•••••	
67-49	Representative Gorton: Notifying Senate that House is organized	1421			
67-50	Representatives Haussler and Avey: Urging action of Congress to give Colville Indians rights	1441	1441		• • • • • • • • • • • • • • • • • • • •
67–51	Representative Walgren: Expressing intent of House that certain Senate bills relating to insurance be reported out of committee within 48 hours	1441			
67–52	Representatives Morrison, Haussler, McDougall, Newhouse, Day, Reese, Johnson, Spanton, Brazier, and Lynch: Requesting study by legislative council of agricultural laws relating to horticulture.	1466	1466	· •••••••	
67-53	Representative Jolly: Commemorating first airmail service between Pasco and Elko, Nevada, and urging issuance of golden jubilee airmail stamp	1466	1466	•••••	

INDEX

67–54	Representatives Amen, Flanagan, and Bledsoe: Requesting Congress to authorize reconnaissance survey of Banks high land area for irrigation purposes	1486	1487		
67–55	Representatives Anderson and Charette: Commending Doneen Sampson for display of bravery	1487	1487		
67-56	Representatives Whetzel, Farr, Adams, Ceccarelli, Hurley, Gladder, Newschwander, Jastad, Kopet, Humiston, Chatalas, Elicker, and Day: Directing analysis by legislative council of "dognapping" problem	1487			
67–57	Representatives Grant and Garrett: Congratulating Renton High School basketball team and Coach Irv Leifer	1515	1515		
67–58	Representatives Whetzel, McGavick, and Garrett: Requesting study by legislative council of annexation methods	1559	1559		
67–59	Representatives Bozarth, Bledsoe, Haussler, McDougall, and Flanagan: Supporting extension of navigation on upper Columbia river	1560	1560		
67-60	Representatives Jastad, Day and Charette: Directing department of employment security to facilitate payment of unemployment compensation claims	1580		1580	
67–61	Representative Backstrom: Requesting study by legislative budget committee of salaries of exempt employees in elective offices, and judicial and legislative agencies	1580	1581		
67-62	Representatives Jastad, Day, and Charette: Requesting department of employment security to facilitate payment of unemployment compensation claims	1602	1603		
67–63	Representatives O'Brien and Gorton: Conveying appreciation to Representative Bill May, and designating him poet laureate of 40th legislative session	1662	1663		
67-64	Representative Conner: Congratulating Ancient Order United Workmen on 100th birthday	1682	1682		
67–65	Representatives O'Dell, Morrison, Bottiger, DeJarnatt, Lux, Moon, McDougall, Bledsoe, Jolly, Haussler, Bozarth, Farr, Veroske, Newhouse, Berentson, and Wolf: Directing legislative council to study problems of dairy farming and trade practices	1682	1683		
6766	Representatives Adams, Farr, and Lux: Directing legislative council to study nonjudicial commitment procedures for mentally ill in other states	1683	1684		
67–67	Representatives Johnson and Lynch: Requesting study by temporary advisory council on public higher education of senior college concept	1710	1711	•••••	
67–68	Representatives Holman and Bluechel: Congratulating Doris Brown on racing champion-ship	1761			
67-69	Representatives Heavey and Copeland: Directing legislative council to undertake study of misdemeanant-offender	1762			

	SUBJECT AND HISTORY OF HOUSE FLOOR RESOLUTIONS—Conti	nued			
	. NUMBER, AUTHOR AND SUBJECT	Introduction	Adopted	Rejected	Other Action
67-70	Representative Bluechel: Directing legislative council to study personal property tax levies on inventories	1796	1796		
67–71	Representatives Jueling, Smythe, and Sprague: Directing legislative council to study state's workmen's compensation laws	1831	1831		
67-72	Representative Anderson: Expressing appreciation of stenographers in public health building	1831	1832		
67–73	Representative Heavey: Instructing legislative council to study computation methods for property taxes	1832	1832		
67-74	Representatives Heavey and Leckenby: Congratulating Chief Sealth High School administration	1832	1882		
67–75	Representatives Day, Hurley, May, and McCormick: Extending greetings to Wylie W. Brown on 80th birthday	1832	1893		
67–76	Representatives Newhouse, Morrison, McGavick, Brazier, McDougall, Lynch, Chatalas, Day, and Smith: Requesting legislative council to study wine industry	1846	1846		
67-77	Representatives Kirk and Murray: Retaining surplus Fort Lawton land for public use	1863	1863		
67–78	Representatives Kirk, Hawley, and Conner: Requesting University of Washington to evaluate data relating to fish protein concentrate plant site selection	1879	1880		
67-79	Representatives O'Brien, Copeland, and King: Requesting legislative council to study data processing systems applicable to legislative processes	1880	1880		
67–80	Representatives Whetzel, Litchman, and Holman: Congratulating Joan Sutherland and Seattle Opera Association on production of opera "Lakme"	1917	1918		
67–81	Representatives Backstrom and Smith: Relating to Governor Evans' tax and expenditure proposals	1939		1940	
67-82	Representatives Bledsoe, Kirk, May, Veroske, Holman, Garrett, Murray, and Mahaffey: Requesting legislative council to study public recreation as economic factor in state's economy	1953	1953		

67-83	Representatives Moon and Newhouse: Directing legislative council to review effectiveness of fair trade and unfair practices acts	1953	1953	
67-84	Representatives Gorton and McCormick: Congratulating Canada on occasion of centennial as nation	1953	1954	
67-85	Representatives DeJarnatt, Goldsworthy, Saling, and Chatalas: Directing legislative budget committee to study state subsidization to charitable hospitals	1966	1967	
67-86	Representatives Hill, Marsh, and Kopet: Directing legislative budget committee to complete study of state fund structure	1967	1967	
67-87	Representatives Backstrom and Holman: Directing legislative budget committee to continue investigation of real estate excise tax levy	2028	2029	
67-88	Representatives Backstrom and Day: Directing legislative budget committee to study computer applications and use of data collected	2029		 2044, 2123
67-89	Representatives Hurley, Day, May, Marzano, and Kink: Instructing free conference committee to reduce 1967-69 budget	2124		 2124
67-90	Representatives Smith, Grant, Conner, O'Brien, Haussler, and Chatalas: Adjourning extraordinary session and adopting budget without additional taxes	2139		 2140
67-91	Representatives Gorton, Haussler, and Whetzel: Requesting legislative council to study methods of consolidation of cities and counties	2140	2141	
67-92	Representatives O'Brien, Rosellini, and Ceccarelli: Directing Department of Institutions to inaugurate program of narcotic addict rehabilitation and requesting legislative council study	2192	2192	
67-93	Representatives Lewis, Smythe, Flanagan, and Berentson: Requesting legislative council to study public land utilization for parks, recreation, and open spaces	2220	2221	
67-94	Representatives Chatalas and Gorton: Endorsing efforts to stem rising tide of crime	2241	2241	
67-94A	Representatives Amen, Bagnariol, Barden, Bluechel, Brazier, Ceccarelli, Chapin, Charette, Clarke (George W.), Clocksin, Elicker, Farr, Gladder, Heavey, Hill, Hoggins, Holman, Hubbard, Kiskaddon, Kopet, Leckenby, Lewis, McGavick, Merrill, Morrison, Murray, Richardson, Smythe, Spanton, Sprague, Swayze, Veroske, Walgren, Wanamaker, and Zimmerman: Directing legislative council to study laws, regulations, and procedures relating to preparation, analysis, and adoption of budget and appropriation bills	2282	2283	
67–95	Representatives Hoggins, Kiskaddon, and Cunningham: Commending Gregg Holmes for bravery	2283	2283	
67-96	Representatives Elicker, Sprague, and Murray: Presenting for consideration certain rule changes for subsequent legislature	2283	2285	

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	NUMBER, AUTHOR AND SUBJECT	Introduction	Adopted	Rejected	Other Action					
67–97	Representatives O'Brien and Copeland: Thanking citizens advisory committee of legislative facilities and operations committee	2335	2836							
67–98	Committee on Rules and Administration: Expressing gratitude to Association of Washington Industries for furnishing legislative digest service to members	2336	2836							
67-99	Committee on Rules and Administration: Expressing gratitude to the press, the Allied Daily Newspapers, and the representatives of the radio and television stations	2336	2336		•					
6710 0	Committee on Rules and Administration: Expressing gratitude to Washington State Research Council for furnishing daily status report	2336	2837							
67–101	Committee on Rules and Administration: Authorizing Chief Clerk, Assistant Chief Clerk, and Sergeant at Arms to complete work of the extraordinary session	2837	2837							
57–102	Representatives Lux and Cunningham: Directing legislative council to sudy subject of constitutional revision	2338	2838							
67–103	Committee on Rules and Administration: Relating to closing business of extraordinary session	2338	2338							
67–104	Committee on Rules and Administration: Appointing committee to notify Senate that House is ready to adjourn sine die	2341	2341		• •					
67–105	Committee on Rules and Administration: Indefinitely postponing all bills in possession of Chief Clerk or committees	2342	2342							

	SUBJECT AND H	ISTORY	OF SE	NATE B	ILLS IN	THE H	OUSE			
	NUMBER, AUTHOR AND SUBJECT	Received from Senate	and Committee Referral	Reported from Committee First Reading	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	of Senate	Signed by Speaker	Action by Governor
1.	Senators Durkan, Foley, Gissberg, Andersen, Atwood, Bailey, Canfield, Chytil, Connor, Cooney, Donohue, Dore, Faulk, Freise, Greive, Guess, Hanna, Henry, Herr, Herrmann, Keefe, Knoblauch, Kupka, Lennart, Lewis, McCormack, McCutcheon, Mardesich, Marquardt, Metcalf, Morgan, Neill, Peterson (Lowell), Peterson (Ted), Rasmussen, Redmon, Ridder, Ryder, Sandison, Stender, Talley, Twigg, Uhlman, Washington, Williams and Woodall: Making an appropriation for salary adjustments to state and school districts' noncertified personnel	55	59			r -	1412			
2.	Senator Gissberg (by legislative council request): Extending the jurisdiction of state salary advisory committee to elected county officials	233	238	408	781	900		942	942	CH. 19, '67
3.	(Substitute) By Committee on Public Institutions: Raising amount credited for each day spent in jail for failing to pay fines and also amount credited for each day spent working out fines	596	613			•••••	1412			
5.	Senators Talley, Williams and Peterson (Ted) (by legislative council request): Reducing state parks purchase options to \$1.00	408, 1362, 1396, 1770	412, 1772	1077	1240, 2048	1245, 1246, 2048	1363, 1412	2127	2128	CH. 90, '67 Ex
8.	Senators Talley and Williams (by legislative council request): Establishing a county boundary advisory commission	224	226	408	466	488		537	537	CH. 9, '67
9.	Senators Gissberg and Woodall (by legislative council request): Regulating public charitable trusts	320, 1363, 1396, 1693, 1875	824, 1700	1130	1221, 1855	1221	1368, 1402, 1412	1891	1891	CH. 53, '67 Ex

	NUMBER, AUTHOR AND SUBJECT	Received from Senate	and Committee Referral	Reported from Committee First Reading	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	President of Senate	Speaker	Action by Governor
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10.	Senator Atwood: Empowering state patrol to spot check vehicles	979, 1363	980	1151	1214	1216, 1363		1403	1403	CH. 144, '67
13.	Senator Greive: Regulating height of buildings which obstruct waterfront views	979	980				1412			
15.	(Substitute) By Committee on Highways: Regulating motorcycles	495, 1342, 1410	498	1151	1243	1243		1382	1391	CH. 232, '67
18.	(Substitute) By Judiciary Committee: Pertaining to justice court garnishment	434, 1389	443	1108	1250	1251, 1390		1412	1414	CH. 143, '67
19.	(Substitute) By Judiciary Committee: Pertaining to superior court garnishment	434, 1390, 1410	444	1108	1251	1252, 1391		1412	1414	CH. 142, '67
20.	Senators Woodall and Gissberg (by legislative council request): Requiring plaintiff to pay attorney's fee in certain changes of venue	271, 1661	276, 1662	1130			1412	•••••		
23.	(Substitute) By Committee on Commerce, Manufacturing and Licenses: Regulating proprietary schools	1059, 1661, 1935	1060, 1662	1126	1897	1898	1412	1947	1948	CH. 72,
31.	Senators Dore and Connor: Providing additional funds for treatment of alcoholism, and increasing beer and wine licensing fees	931, 1693	931, 1700, 1895	1152	1974	1974	1152, 1412, 1774	2005	2005	'67 Ex
	(Substitute) By Committee on Natural Resources, Parks, Fisheries and Game Fish: Authorizing donation of state lands for San Juan National Historical Park	672	672	1126	1187	1187		1343	1344	'67 Ex CH. 94, '67
34.	Senators Stender, Bailey and Greive: Providing for collective bargaining between port districts and employee organization	367	370	910	1088	1088		1115	1115	CH. 101, '67

35.	Senators Woodall, Greive and Gissberg (by legislative council request): Providing the borrower more protection, civil and criminal, against usurious transactions	271, 1661	277, 1662	1130			1412			
36.	Senator Lewis (by departmental request): Amending the motor vehicle code		653	1152	1253, 1258	1260, 1401		1412	1414	CH. 32, '67
40.	Senators Woodall, Greive and Williams (by legislative council request): Providing that the estates over \$1,000 of patients at state residential schools shall be liable for the cost of care	367	370	1078	1253	1253		1343	1344	CH. 141, '67
41.	Senators Ryder and Uhlman: Deleting prohibition against for hire pool or billiards games on or about University of Washington grounds	458	461	774	1253	1254		1343	1344	CH. 90, '67
42.	(Substitute) By Committee on Judiciary: Amending Uniform Commercial Code	879, 1342	880	1108	1179	1180		1403	1403	CH. 114, '67
43.	Senators Atwood and Uhlman (by departmental request): Conforming the motor vehicle title and registration law to the uniform commercial code	249	256	927	1136	1136		1193	1199	CH. 140, '67
45.	Senators Talley, Williams and McCormack (by legislative council request): Authorizing interlocal government cooperation	233, 1381, 1396	239	1127	1254	1256		1412	1414	CH. 239,'67 P.V.
46.	(Substitute) By Committee on Medicine, Dentistry, Public Health, Air and Water Pollution: Enacting Washington clean air act	803, 1364, 1402, 1411	804	1078	1134, 1170	1173, 1407	1364, 1397, 1406	1412	1414	CH. 238, '67 P.V.
48.	Senator Herrmann (by interim committee on insurance request): Authorizing insurance rating organizations	1859	1863							
49.	Senators Uhlman, Greive and Neill: Establishing the oceanographic commission of Washington	271, 879	277	595	745	819		931	931	CH. 243, '67 P.V.
50.	Senators Greive and Atwood: Prohibiting time limitation on cross-examination and summation in court proceedings	495	498				1412			
52.	(Substitute) By Committee on Judiciary: Amending the administrative procedure act	879, 1403	880	1108	1257	1257		1412	1414	CH. 237, '67

	NUMBER, AUTHOR AND SUBJECT	Received from Senate	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	President of Senate	Speaker Speaker	Action by Governor
53.	Senators Ryder and Rasmussen: Providing for the humane slaughter of animals	596	613	878	1086	1086		1115	1115	CH. 81, '67
55.	Senator Freise: Exempting title insuring companies and their agents from escrow agent registration	477, 1843	480, 1844	824	1989	1989	1412	2005	2005	CH. 76, '67 Ex
57.	Senator Freise: Providing for removal of certain actions from justice court to superior court	826	827	1108	5 v		1412	:	••••	01 Ex
60.	Senators Uhlman, Atwood and Hanna: Allowing attorneys to appear at grand jury proceedings	249, 1342	257	682	1072	1145, 1191		1382	1392	CH. 180, '67
61.	Senators Durkan and Neill (by legislative budget committee request): Authorizing pay- ment of travel expenses of prospective employ- ees from out of state	672	673	1109			1412			
62.	Senators Atwood and Durkan (by legislative budget committee request): Requiring apportionment of forest reserve funds according to proportional number of weighted students	803	805	1197	1260	1260		1843	1844	CH. 230, '67
63.	(Substitute) By Committee on Judiciary: Regulating retail installment sales	652, 1342	656	1131	1219, 1227	1235		1408	1403	CH. 234, '67
64.	Senators Kupka, Keefe and Lewis (by legislative council request): Eliminates need to maintain livestock and dairy herd at Western state hospital at its 1961 capacity	775	776	928	1069	1069		1079	1080	CH. 28, '67
65.	Senators Ryder and Mardesich: Pertaining to banks and trust companies	1059	1060	1090	1145	1145	•••••	1193	1199	CH. 133, '67

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67.	Senators Freise, Hanna and Washington (by departmental request): Amending the occupational driver's license law	652, 1366, 1396	656	1131	1219	1220	1367, 1412			
68.	Senators Ryder, Foley and Sandison (by public pension commission request): Regulating expenses of and granting powers to the public pension commission	4 59, 1342, 1345	462	1109	1261	1261		1382	1392	CH. 128, '67
69.	Senators Ryder, Sandison and Foley (by public pension commission request): Employing of investment counsel by pension commission	408, 1373	412	1109	1262	1263		1382		CH. 160, '67
70.	Senators Ryder, Sandison and Foley (by public pension commission request): Authorizing a retirement plan for the faculties of community colleges	495	498				1412			
71.	Senators Uhlman, Atwood, Greive and McCormack: Authorizing attorneys' fees as damages in certain physical injury and insurance cases	320	325				1412			
74.	(Substitute) By Committee on Natural Resources, Parks, Fisheries and Game Fish: Authorizing consolidation or contracting between diking districts and drainage districts	741, 1342	742	878, 1058	1181, 1190	1191	879	1382	1392	CH. 154, '67
75.	Senators Herrmann, Freise and Cooney: Increasing salaries of court reporters in certain judicial districts	408	412	595	746			942	942	CH. 20, '67
76.	Senators Uhlman, Neill, Hanna, Andersen and Foley: Enacting a model nonprofit corporation code	775, 1115	776	977	1084	1084		1129	1129	CH. 235, '67
77.	Senators Durkan, Gissberg, Woodall, Uhlman, McMillan, Herr, Guess, Peterson (Lowell), Peterson (Ted), Knoblauch, Henry, Kupka, Talley, Hallauer, Greive, Foley, Cooney, Ridder, Morgan and Donohue: Prescribing crime for making obscene or harassing telephone calls	271	277	802	850, 855	855		-		CH. 16, '67
78.	(Substitute) By Committee on Commerce, Manufacturing and Licenses: Establishing public bidding procedures	1059	1060	1091	1218	1218				CH. 139, '67

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	NUMBER, AUTHOR AND SUBJECT	Received from Senate	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Signed by President of Senate	Signed by Speaker	Action by Governor
79.	(Substitute) By Committee on Agriculture and Horticulture: Regulating the dairy industry and prices therein	704	705	1842			1412			
80.	Senator Freise: Prescribing terminal date of drivers license held by member of armed forces	348	350	802	1085	1085		1115	1115	CH. 129, '67
82.	Senators Peterson (Ted), Bailey and Marquardt (by departmental request): Regulating pilotage on Puget Sound, Grays Harbor and Willapa Bay	367	370	683	850	851		880	880	CH. 15, '67
86.	Senators Atwood, Guess and Washington: Authorizing granting of degree of bachelor of science by state colleges	570	578	928	1068	1068		1080	1080	CH. 231, '67
88.	Senators Greive, Ryder and Stender: Permitting aliens to acquire, hold and dispose of lands	570, 1079	5 78	891	1067	1067		1079	1080	CH. 163, '67
89.	Senators Herrmann and Redmon (by departmental request): Making uniform the collateral security requirements for depositaries of the state and political subdivisions	741	742	1174	1263	1263		1843	1344	CH. 132, '67
90.	Senators Kupka, Ryder, Faulk, Keefe and Atwood: Removing expiration date of urban transportation gas tax refunds	652	656	1175	1264	1265		1343	1344	CH. 86, '67
91.	Senators Hanna, Talley and Atwood: Directing free reproduction of certain official documents for members of armed forces	348	350	1091	1141	1141		1193	1199	CH. 89, '67
92.	Senators Hanna, Talley and Atwood: Permitting the recording of instruments by county auditors in order filed	191	200	928	1071	1071		1080	1080	CH. 98, '67

93.	Senators McCormack, Hanna and Pritchard: Permitting certain property owners to utilize existing port district sewer and water utilities.	(652	656	977	1265	1265		1343	1344	CH. 131, '67
94.	Senators Mardesich, Peterson (Ted) and Rasmussen: Requiring state licenses for plumbers.	704, 18	828	705, 1830				1412			
96.	Senators Ryder and Bailey (by departmental request): Revising state employees retirement system laws	652, 1	373	656	1109	1188, 1211	1237	••••••	1382	1392	CH. 127, '67
101.	Senators Freise, Twigg, Talley, Foley and Dono- hue: Eliminating termination date on nonresi- dents' retail sales tax exemption	704, 1	381	705	1175	1266	1266		1403	1403	CH. 87, '67
103.	(Substitute) By Committee on Public Institutions: Limiting juvenile court's authority to commit children to department of institutions	:	931	932	1078	1185	1185		1343	1344	CH. 137, '67
104.	Senators Neill, Ryder and Talley (by departmental request): Requiring cities to record ordinances, which vacate real property, in the office of the county auditor	775, 14	403	776	1127	1267	1267		1403	1403	СН. 123, '67
106.	Senators Donohue, Guess and Washington: Prohibiting littering	:	348	350	1110	1268	1268		1343	1344	CH. 85, '67
107.	Senators Ridder, Durkan, Andersen, Williams, Canfield, Metcalf, Peterson (Ted) and Lewis (by executive request): Enacting the interstate compact for education and providing for commissioners	1059, 1	375	1061	1230	1233, 1242	1241, 1242, 1383	1382	1403	1404	CH. 83, '67
113.	Senators Woodall, Marquardt and Williams (by departmental request): Authorizing the director of the Department of Institutions to assign mentally ill patients to state hospitals where vacancies exist	,	741	742	928	1070	1070		1080	1080	CH. 24, '67
118.	Senators Woodall, Durkan and Greive: Providing increased penalties for driving while license is suspended or revoked	408, 1	770	412, 1773				1412			
119.	Senators Gissberg and Williams: Extending permissible limits for construction of water and sewer facilities	408, 1	381	413	1127	1268	1269		1403	1404	CH. 113, '67

	SUBJECT AND HISTO	ORY ()F	SEN.	ATE	BILLS I	N THE E	IOUSE—C	ontinued			
	NUMBER, AUTHOR AND SUBJECT	senate	Received from	*,*	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	President of Senate	Speaker Signed by	Action by Governor
120.	Senators Freise, Marquardt and Atwood (by departmental request): Authorizing destruction of certain juvenile records by director of institutions	9:	31		932	1078	1269	1270		1348	1844	CH. 93, '67
121.	Senators Freise, Woodall and Atwood (by departmental request): Amending law providing conditional licensure to practice medicine of certain employees of department of institutions	367, 13	73		371	1091	1270	1270		1403	1404	CH. 138, '67
122.	Senators Dore, Kupka, Keefe, Washington, Rasmussen, Knoblauch and Hallauer (by facilities 1 and operations committee request): Regulating 2 legislative lobbying	176, 22	23,		1682	1724	2032	2085, 2280	2166, 2210, 2280	2288	2289	CH. 181,
125.	Senators Ridder, Lewis, Herr, Keefe, Sandison, Peterson (Lowell) and Rasmussen (by facilities and operations committee request): Providing for pre-session training for members and members-elect of the legislature	8′	79		881				1412	******	*****	'67 Ex
131.	Senators Freise, Cooney and Hanna: Establishing salary for administrator of the courts	178	89		1795	1827	2003, 2006	2008	•••••			
132.	Senators Twigg, Hanna and Atwood: Amending service of process on non-resident motorists	271, 20	37	277,	2039	596			1412	*******		
133.	Senators Talley, Ryder and Foley: Implementing constitutional authority for promotional activities by port districts	416, 116, 116 410, 215	56, 26		417	977	1082	1083, 1396	1116, 1179, 1193, 1392, 1895	1412	1414	CH. 186, '67
135.	Senators Ridder, Talley and Stender: Relating to school district employees' sick leave	2	33		239	519	661, 687	767		804	804	CH. 12, '67
136.	Senators Kupka, Guess and Knoblauch: Regulating landscape architects	, 9'	79		980				1412			

138.	Senators Williams, Ryder and Connor: Deleting certain territorial restrictions on the sale of intoxicating liquor near the University of Washington	408	413	415	1090	1147		1193	1199	CH. 21, '67
139.	Senators Herr, Talley and Atwood (by departmental request): Regulating deposits of funds of joint operations of local governments	741	742	1110	1271	1271		1343	1344	CH. 41, '67
140.	(Substitute) By Committee on Natural Resources: Authorizing organization of soil and water conservation subdistricts	1059, 1843	1061, 1844	1286			1170, 1412			
143.	Senators Hallauer, Peterson (Lowell), Guess, Chytil and Cooney: Creating a department of water resources	570, 1202	578	774	892	1148, 1203		1841	1841	CH. 242, '67
152.	Senators Herrman, Greive and Woodall: Raising auto financial responsibility limits	803, 1468	805, 1470	1479, 1523	1471, 1523	1523	1412, 1472	1555	1555	CH. 8, '67 Ex
156.	Senators Atwood, McMillan and Metcalf (by executive request): Providing for the detection and prevention of preventable heritable physical and mental disorders	367	871	1058	1140	1140		1193	1199	CH. 82, '67
157.	Senators Lewis, Freise and Kupka (by executive request): Authorizing establishment of work release program for prisoners	596	613	802	851	851	•••••	880	880	CH. 17, '67
159.	Senators Gissberg and Mardesich: Raising from \$100 to \$500 the minimum amount of county purchase or contract which requires posting of notice	879	881	1110	1271	127 2		1848	1344	CH. 91, '67
161.	Senators Henry, Kupka and Foley: Authorizing cities and counties to contract for mental health services	596	613	1058	1272	1272	685	1343	1344	CH. 84, '67
162.	Senators Stender, Lewis and Williams (by departmental request): Amending the unemployment compensation law			859	1136, 1425	1139, 1427	1196, 1412, 1432, 1439		•••••	•••••
163.	Senators Herr, Talley and Williams: Authorizing warrants and arrests by teletype	741, 1392	743	1110	1273	1273		1408	1404	CH. 91, '67
165.	Senators Woodall, Chytil and Guess: Extending certain veterans' benefits to those participating in military campaigns			1110	. 1818	1826	1412, 1835, 1951	2125		
166.	Senators Neill and Uhlman: Providing for registration of marriages, divorces, annulments and separate maintenance agreements by state registrar of vital statistics.	348	350	929	1076	1076		1080	1080	CH. 26, '67

SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE-Continued

	NUMBER, AUTHOR AND SUBJECT	Received from Senate	First Reading and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	of Senate	Speaker	Action by Governor
167.	Senators Neill and Washington: Providing WSU electrical research experiment station to be located near existing hydro-electric facility.	570	579	704	852	852		880	880	CH. 14, '67
168.	Senators Greive, Williams and Dore (by executive request): Implementing transportation functions of metropolitan municipal corporations	704	705	1111	1181	1181		1343	1344	CH. 105, '67
169.	Senators Connor, Herr and Peterson (Ted): Extending regulation of housing standards	979, 1373	980	1131	1222	1222		1382	1392	CH. 111, '67
171.	Senators Mardesich, Washington and Guess (by departmental request): Pertaining to the commission on motor vehicle equipment	408	413	1152			1412		•••••	
175.	Senators Hallauer, Peterson (Lowell), Guess, Chytil and Cooney: Requiring registration and beneficial use of water rights	803, 1392	805	1131	1274	1275		1412	1414	CH. 233, '67
178.	Senators Herrmann and Ryder: Relating to mutual savings banks	652	657	1091	1134	1134		1193	1199	CH. 145, '67
180.	Senator Peterson (Lowell): Requiring state ferries to display the state flag	271	277	977			1412	·		
181.	Senators Peterson (Ted), Talley, Knoblauch and Mardesich: Amending the electrical installations law	683, 1381	683	1127	1275	1275		1403	1404	CH. 88, '67
184.	Senators Uhlman and Woodall: Authorizing a lien for towing and storage of vehicles	741, 1381	743	929	1235	. 1247		1412	1414	CH. 155, '67
192.	Senators Lewis, Uhlman, Atwood and Knob- lauch: Authorizing advances to state employees for travel expenses	459, 1568	462	672	852, 1096	•••••	1096, 1412		•••••	

193.	Senators Stender, Ridder and Peterson (Ted) (by executive request): Establishing prevailing wage for public works contracts		741	743,	1575	1645	1674	1675	- 1412	1691	1692	CH. 14,
194.	Senators Stender, Peterson (Ted) and Marquardt (by executive request): Raising minimum wage	1059,	1859	1061,	1863	1913	2008	2013	1412	2030	2030	'67 Ex
196.	Senators Gissberg, Mardesich and Metcalf: Reconverging certain forest board trust lands to Snohomish county		408		413	552	852	858		880	880	'67 Ex CH. 18, '67
197.	Senators Herrmann, Herr and Cooney (by joint legislative interim committee on insurance request): Placing insurance companies under certain provisions of the consumer protection		570		579	1175	1054	1074		40.40		OTT 1.00 100
100	senators Bailey, Durkan and Neill: Making an		510		919	1110	1276	1276	•••••	1343	1344	CH. 147, '67
130.	appropriation for the expenses of the legislature		172		177		177	177		178	178	CH. 3, '67
199.	(Substitute) By Committee on Banks, Financial Institutions and Insurance: Supplementing insurance code	553,	1367		558	929	1097	1192, 1368	•••••	1403	1404	CH. 150, '67
200.	Senators Freise, Cooney and Atwood: Changing compensation of judges pro tempore of the superior court	416, 1156,	1116, 1214		417	596	1069, 1081	1082	1116, 1193	1341	1341	CH. 149, '67
201.	Senators Freise and Uhlman: Increasing membership of the judicial council		803		806	929	1277	1277		1343	1344	CH. 124, '67
204.	Senators Freise and Henry (by departmental request): Changing rules for exemptions, refunds, etc., relating to motor vehicle fuel tax		879		881	1152	1277	1278		1343	1344	CH. 153, '67
206.	(Substitute) By Committee on Banks, Financial Institutions and Insurance: Requiring standardization and prescribing requisites of certain forms, clauses and binders of insurance contracts	570,	1468	579,	1484	1513	1588	1589	1413	1680	1681	CH. 12,
207.	Senators Atwood and Hanna: Authorizing conferences and interim study committees of judges of courts of limited jurisdiction		775		777	1111			1413	•••••		'67 Ex
212.	Senators Herrmann, Hanna and Lennart: Amending law authorizing insurance and health care programs for public employees	704,	1343		705	1092	1182	1184	861	1382		CH. 135, '67
215.	Senators Metcalf, Sandison and Bailey: Defining "assets" of fire protection district on annexation by city or town		741		743	978	1095	1095		1115	1115	CH. 146, '67

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	NUMBER, AUTHOR AND SUBJECT	Received from Senate	Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	of Senate	Signed by Speaker	Action by Governor
218.	Senators Bailey, Greive and Twigg: Authorizing unions for fire fighters	652	657				1413			
19.	Senators Peterson (Lowell), Ryder and Dore (by state capitol committee request): Amending boundaries of the east capitol site	1694	1701	1722	1753	1753		1758	1760	CH. 43, '67 Ex
20.	Senators McCutcheon and Kupka: Prescribing the procedure for selection of veniremen	741	743	1111	1185	1186	••••••	1343	1344	CH. 92, '67
21.	Senators Williams and Uhlman: Providing for filing of copies of mortgage or deeds of trust containing references to a master form on file	979, 1397	980	1132	1 2 78	1279, 1397		1412	1414	CH. 148, '67
26.	Senators Knoblauch and Freise: Deleting the maximum limit for each member in a group life insurance contract for public employees	652	657				1418			
33.	Senators Uhlman, Freise and Atwood: Establishing probation and parole division	741	743	930	1280	1280		1343	1344	CH. 184, '67
34.	Senator Gissberg: Relating to utilities and transportation commission's authority regarding dividends	741	743	978	1139	1140		1193	1 199	CH. 156, '67
39.	(Substitute) By Committee on Cities, Towns and Counties): Increasing salaries of certain officials in commission form cities	652	657	978	1090	1090		1115	1116	CH. 100, '67
41.	Senators Uhlman, Henry and Woodall (by departmental request): Authorizing sale of certain state patrol property in Seattle	408	418	978	1148	1148	· <u>·</u> ······	1193	1199	CH. 95, '67
45.	Senators Neill and Hanna: Preserving certain rights of action foreclosed under contractors' registration act	596, 1383	613	672	1072, 1082, 1098	1192, 1388		1412	1414	CH. 126, '67

247.	Senators McCormack, Gissberg, Ryder, Williams and Durkan (by departmental request): Enacting the multistate tax compact		879	881	1092	1134	1135		1193	1199	CH. 125, '67
249.	Senators Washington, Metcalf and Morgan (by departmental request): Authorizing highway commission to set speed limits at ferry terminals		408	413	802	1070	1071		1080		CH. 25, '67
250.	Senators Washington, Ryder and Greive (by departmental request): Authorizing sale of land for R. H. Thomson expressway	879,	1382	881	1153	1280	1281		1412	1414	CH. 116, '67
251.	Senators Washington, Donohue and Redmon (by departmental request): Authorizing highway commission to acquire property to construct frontage roads		416	417	1158	1282	1282		1343	1344	CH. 117, '67
252.	Senators Washington, Ridder and Faulk (by departmental request): Amending law concerning city or town streets used as part of state highways	367		871	1175	1288	1283		1403		CH. 115, '67
253.	Senators Washington, Marquardt and Stender (by departmental request): Clarifying rules of the road for driving on divided highways	301,	386	398		1200					
254.	Senators McCormack, Gissberg and Ryder (by departmental request): Pertaining to changes in manufacturing tax credit and other changes in administration of excise tax		1789	1795	1895	2088	2088		2127	2128	CH. 89, '67
255.	Senators McCormack, Gissberg and Ryder (by departmental request): Changing excise tax laws	1847,	1891,	1760		1761, 1796	1806, 2276	1835, 1881, 2275	2313	2813	CH. 149, '67 Ex P.V.
256.	Senators Durkan, Ridder, Peterson (Lowell), Canfield and Rasmussen: Amending teachers' retirement provisions to provide credit for service over thirty-five years and extends per- missible subsequent service without pension re- duction		495	498	774. 803		1145		1194		CH. 151, '67
259.	Senators Gissberg, Williams and Neill: Amending deed of trust act		826	827	930	:			1080		CH. 30, '67
260.	Senators Dore, Peterson (Ted) and Connor: Exempting certain employees from Sheriffs' office civil service		1789	1795						;;	
261.	Senators Dore, Peterson (Ted) and Connor: Amending requirements for publication by county of notice of intention to sell property	2135,	2128, 2165,	743, 1844		2089, 2102	2104, 2239	1413, 2128 2151, 2239		2248	CH. 144, '67-Ex

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5	8			•	7	7			

285.	Senators Henry and Freise (by departmental request): Concerning motor vehicle excise taxes	879, 1410	882	1153	1375	1376	1309	1412	1414	CH. 121, '67
286.	Senators Knoblauch and Freise (by departmental request): Regulating motor vehicle wreckers	652, 1568	657, 1575	1154	1670	1670	1413	1691	1692	CH. 13,
287.	Senators Washington, Kupka, Stender and Knoblauch (by departmental request): Authorizing closure of toll facility special accounts	408	413	•••••			1413			'67 Ex
291.	Senators Donohue, McMillan and Mardesich: Making agricultural marketing act applicable to state agencies and governmental units	570, 1661	579, 1662	774	1856	1856	1413	1875	1881	CH. 55,
293.	Senators Bailey, Washington and Redmon (by joint highway interim committee request): Extending joint highways single cab card pilot program through 41st legislature	596, 1770	613, 1773	1154	•••••	********	1413, 2016	•••••		'67 Ex
294.	Senators Bailey, Washington and Redmon (by joint highway interim committee request): Authorizing a permanent single document program for registration of interstate commercial vehicles	596, 1770. 2030	614. 1778	1154	2013	2014	1413	2105	2107	CH. 94
297.	Senators Ryder and Herr: Changing credit union credit committee loan approval require- ments		777, 1773	1176						'67 Ex
298.	(Substitute) By Committee on Commerce, Manufacturing and Licenses: Making appointments to horse racing commission to be with consent of senate	596, 1935	614, 1939	1197			1413			
303.	Senators Talley, Gissberg and Canfield: Providing a method of payment of maintenance costs for diking, drainage and sewer improvement districts	775	777				1413			•••••
306.	Senators Durkan, Hallauer and Atwood: Providing for the disposition of certain fees and receipts of the horse racing commission	879, 1964	882, 1965				1413			• • • • • • • • • • • • • • • • • • • •
307.	Senators Williams, Talley and Uhlman: Prescribing procedure for disposal of real property in urban renewal areas	931	932				1413			
308.	(Substitute) By Committee on Education: Changing election procedure for state board of education and powers and duties of superin- tendent of public instruction	1059	1061	1176	1223	1223	•••••	1343	1344	CH. 158, '67

	SUBJECT AND HIST	ORY OF	SENATE	BILLS IN	THE H	OUSE—Co	ntinued			
	NUMBER, AUTHOR AND SUBJECT	Received from Senate	and Committee Referral	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	President of Senate	Signed by Speaker	Action by Governor
309.	Senators Hanna, Talley, Foley and Chytil: Pertaining to formation of public utility districts and changing boundaries of commissioners' districts	1059, 1661	1062, 1662	1200, 1981	1982	2096	1413, 1982	••••		
311.	Senators Henry, Bailey and Metcalf: Pertaining to compensation of public utility district commissioners	741, 1165	744	910	1068	1149		1382	1392	CH. 161, '67
315.	Senators Gissberg and Atwood: Providing additional funds for the law enforcement officers' training fund	775	777	1112	1376	1377	1309	1412	1414	CH. 122, '67
317.	Senators Mardesich, Andersen and Greive: Relating to certain contracts of indemnity	775	777	979	1190		1413			
318.	Senator Mardesich: Increasing salaries of county officers by 20%	1059, 1694, 2030	1062, 1701	1833	1975	1976	1413	2030	2030	CH. 77, '67 Ex
320.	Senators Canfield, Donohue, Neill and Hanna (by departmental request): Amending generally the agricultural laws of state	879	882	1058	1135	1135		1194	1199	CH. 240, '67 P.V.
323.	Senators Bailey, Uhlman and Pritchard: Increasing legal notice publication rates	803, 1770	806, 1773	1112	1851	1851	1413	1875	1881	CH. 57, '67 Ex
324.	Senators Henry, Herr and Atwood: Prescribing standard fire fighting equipment	495	499	979	1089	1089		1115	1116	CH. 152, '67
325.	Senators Uhlman, Andersen and Dore: Prescribing changes to the probate law and procedure	2037, 2127	2039		2039	2039	2043	2127	2128	CH. 106, '67 Ex P.V.
328.	Senators Greive, Uhlman and Atwood: Providing for change of venue in municipal courts by filing affidavit of prejudice		658	859	1086	1087, 1374	1117	1412	1414	CH. 241, '67 P.V.

339.	Senators Dore, Herrmann and Redmon: Removing rate filing requirement for insurance on policyholders whose annual premium exceeds \$10,000	596, 1468	614, 1484		•••••••		1413		•••••	
332.	Senators Gissberg, Peterson (Lowell), Lewis and Metcalf: Permitting leasing of state forest board lands to counties for park purposes	652	658	930			1413			
333.	Senators Knoblauch and Redmon: Increasing food and clothing allowance for members of state soldiers' home colony	775	777	1112	1189	1189		1343	1344	CH. 112, '67
334.	Senators Knoblauch and Freise: Providing for retirement at age 55 with 25 years service under state employees' retirement system	1059	1062				1413		•••••	
338.	Senators Dore, Freise and Atwood: Revising uniform gifts to minors act	879, 1770, 2030	883, 1773	1132	1999	2003	1413	2105	2107	CH. 88, '67 Ex
339.	Senators Greive, Woodall and Dore: Enacting the Uniform Facsimile Signatures of Public Officials Act	879	883	1112	,		1413	•••••		01 Ex
346.	Senators Herrmann, Woodall and Mardesich: Authorizing issuance of variable and fixed an- nuities by domestic life insurance companies	570, 1468	579, 1485	1513	1589		1413, 1598, 1610			
347.	Senators Keefe, Kupka and Woodall: Defining crimes relating to credit cards	1059	1062				1413			
351.	Senators Talley, Henry, Freise, Bailey, McCor- mack and Foley: Establishing a route for the Lewis and Clark Highway	386	398				1413			
354.	Senators Durkan, Lennart, Andersen and Atwood: Preserving of lands for public recreation purposes	803, 1568	806, 1575	1078, 1286			1079, 1282, 1413, 1774		•••••	
355.	Senators Woodall and Washington: Providing for the issuance of classified driver's license	803, 1568, 1684	806, 1575	1244	1672	1672	1413	1704	1705	CH. 20,
360.	(Substitute) By Committee on Cities, Towns and Counties: Authorizing civil service for employees in certain counties	931, 1568, 2128, 2131, 2145	932, 1576	1833	1903, 1920	2095	1413, 2128, 2132			'67 Ex
362.	Senators Cooney, McCutcheon and Stender: Granting certain police pension benefits	1059, 1724	1062, 1728				1413			
363.	Senators Pritchard, Mardesich and Lennart (by executive request): Preserving historic sites	879, 1568, 1684	883, 1576	1197	1667	1667	1413	1704	1705	CH. 19, '67 Ex

INDEX

2533

Senators Bailey and Freise: Regulating real estate brokers and salesmen	803, 136	806	1093	1224	1226, 1371	1371	1412	1415	CH. 22, '67
Senators Williams, Washington and Uhlman: Authorizing cities and counties to acquire cer- tain land as a buffer between highways and adjacent property	105	9 1062	1128	•••••		1413			
thorizing counties to acquire land for highways	10 59, 138	2 1062	1128	1234	1248		1412	1415	CH. 109, '67
regents and trustees of institutions of higher	879, 151	883, 1515	1132	1900	1900	1413	1935	1948	CH. 107, '67 Ex P.V.
Senators Hanna, Henry and Neill: Regulating contract bids insurance	97	981	1176			1413			
Senators Washington, Williams and Andersen (by executive request): Authorizing joint rights of way for highways and urban public transportation systems	879, 138	2 883	1245	1249	1249		1412	1415	CH. 108, '67
Senators Ridder, Metcalf and Morgan: Providing counsel for intermediate school districts	879	884				1413			
Senators Talley, Herr and Andersen: Reconstituting metropolitan councils	93:	933				1413			
lowing retired policemen to elect classification	590	614				1413			
certain provisions of the excise tax on real	804, 156	806, 1576	1755	1900		1413, 1918, 1940			
(Substitute) By Committee on Cities, Towns and Counties: Providing for issuance of general obligation bonds to finance construction of sewers	80-	L 807	1113	1189	1189		1343	1344	CH. 106, '67
Stender and Ridder: Increasing additional in-	53'	542				1413			
(Substitute) By Committee on Public Institutions: Pertaining to vocational rehabilitation	979	981	1079	1187	1187		1343	1344	CH. 118, '67
sale of kosher products and prescribing penal-	775, 1949	778, 1952			•••••	1413, 1967			
	Senators Williams, Washington and Uhlman: Authorizing cities and counties to acquire certain land as a buffer between highways and adjacent property Senators Pritchard, Uhlman and Williams: Authorizing counties to acquire land for highways and open spaces. Senators Neill, Foley and Ryder: Authorizing regents and trustees of institutions of higher learning to make certain contracts. Senators Hanna, Henry and Neill: Regulating contract bids insurance. Senators Washington, Williams and Andersen (by executive request): Authorizing joint rights of way for highways and urban public transportation systems Senators Ridder, Metcalf and Morgan: Providing counsel for intermediate school districts Senators Talley, Herr and Andersen: Reconstituting metropolitan councils. Senators Herr, Peterson (Ted) and Talley: Allowing retired policemen to elect classification as vested members. Senators Atwood, Neill and Hallauer: Revising certain provisions of the excise tax on real estate sales (Substitute) By Committee on Cities, Towns and Counties: Providing for issuance of general obligation bonds to finance construction of sewers Senators Keefe, Bailey, Greive, Rasmussen, Stender and Ridder: Increasing additional incurrence payments for prior pensioners (Substitute) By Committee on Public Institu-	Senators Williams, Washington and Uhlman: Authorizing cities and counties to acquire certain land as a buffer between highways and adjacent property Senators Pritchard, Uhlman and Williams: Authorizing counties to acquire land for highways and open spaces. Senators Neill, Foley and Ryder: Authorizing regents and trustees of institutions of higher learning to make certain contracts. Senators Hanna, Henry and Neill: Regulating contract bids insurance. Senators Washington, Williams and Andersen (by executive request): Authorizing joint rights of way for highways and urban public transportation systems. Senators Ridder, Metcalf and Morgan: Providing counsel for intermediate school districts. Senators Talley, Herr and Andersen: Reconstituting metropolitan councils. Senators Atwood, Neill and Hallauer: Revising certain provisions of the excise tax on real estate sales. (Substitute) By Committee on Cities, Towns and Counties: Providing for issuance of general obligation bonds to finance construction of sewers Senators Keefe, Bailey, Greive, Rasmussen, Stender and Ridder: Increasing additional industrial insurance payments for prior pensioners (Substitute) By Committee on Public Institutions: Pertaining to vocational rehabilitation. Senators Greive, Dore and Ryder: Regulating sale of kosher products and prescribing penal-	Senators Williams, Washington and Uhlman: Authorizing cities and counties to acquire certain land as a buffer between highways and adjacent property. 1059 1062 Senators Pritchard, Uhlman and Williams: Authorizing counties to acquire land for highways and open spaces. 1059, 1382 1062 Senators Neill, Foley and Ryder: Authorizing regents and trustees of institutions of higher learning to make certain contracts. 879, 1513 883, 1515 Senators Hanna, Henry and Neill: Regulating contract bids insurance. 979 981 Senators Washington, Williams and Andersen (by executive request): Authorizing joint rights of way for highways and urban public transportation systems 879, 1382 883 Senators Ridder, Metcalf and Morgan: Providing counsel for intermediate school districts. 879 884 Senators Talley, Herr and Andersen: Reconstituting metropolitan councils. 931 933 Senators Herr, Peterson (Ted) and Talley: Allowing retired policemen to elect classification as vested members. 596 614 Senators Atwood, Neill and Hallauer: Revising certain provisions of the excise tax on real state sales . 804, 1568 806, 1576 (Substitute) By Committee on Cities, Towns and Counties: Providing for issuance of general obligation bonds to finance construction of sewers . 804 Senators Keefe, Bailey, Greive, Rasmussen, Stender and Ridder: Increasing additional industrial insurance payments for prior pensioners (Substitute) By Committee on Public Institutions: Pertaining to vocational rehabilitation. 979 981 Senators Greive, Dore and Ryder: Regulating sale of kosher products and prescribing penal-	Senators Williams, Washington and Uhlman: Authorizing cities and counties to acquire certain land as a buffer between highways and adjacent property	Senators Williams, Washington and Ullman: Authorizing cities and counties to acquire certain land as a buffer between highways and adjacent property Senators Pritchard, Uhlman and Williams: Authorizing counties to acquire land for highways and open spaces. Senators Pritchard, Uhlman and Williams: Authorizing counties to acquire land for highways and open spaces. Senators Neill, Foley and Ryder: Authorizing regents and trustees of institutions of higher learning to make certain contracts. Senators Hanna, Henry and Neill: Regulating contract bids insurance. Senators Washington, Williams and Andersen (by executive request): Authorizing joint rights of way for highways and urban public transportation systems Senators Ridder, Metcalf and Morgan: Providing counsel for intermediate school districts. Senators Talley, Herr and Andersen: Reconstituting metropolitan councils. Senators Herr, Peterson (Ted) and Talley: Allowing retired policemen to elect classification as vested members. Senators Atwood, Neill and Hallauer: Revising certain provisions of the excise tax on real estate sales. (Substitute) By Committee on Cities, Towns and Counties: Providing for issuance of general obligation bonds to finance construction of sewers Senators Keefe, Bailey, Greive, Rasmussen, Stender and Ridder: Increasing additional industrial insurance payments for prior pensioners (Substitute) By Committee on Public Institutions: Pertaining to vocational rehabilitation. Senators Greive, Dore and Ryder: Regulating sale of kosher products and prescribing penal-	Senators Williams, Washington and Uhlman: Authorizing cities and counties to acquire certain land as a buffer between highways and adjacent property Senators Pritchard, Uhlman and Williams: Authorizing counties to acquire land for highways and open spaces. Senators Neill, Foley and Ryder: Authorizing regents and trustees of institutions of higher learning to make certain contracts. Senators Hanna, Henry and Neill: Regulating contract bids insurance of the executive request): Authorizing joint rights of way for highways and urban public transportation systems Senators Ridder, Metcalf and Morgan: Providing counsel for intermediate school districts. Senators Talley, Herr and Andersen: Reconstituting metropolitan councils. Senators Atwood, Neill and Hallauer: Revising certain provisions of the excise tax on real estate sales Senators Keede, Bailey, Greive, Rasmussen, Stender and Ridder: Increasing additional industrial insurance payments for prior pensioners Senators Greive, Dore and Ryder: Regulating sale of kosher products and prescribing penal-	estate brokers and salesmen	Senators Williams, Washington and Uhlman: Authorizing cities and counties to acquire certain land as a buffer between highways and adjacent property Senators Pritchard, Uhlman and Williams: Authorizing counties to acquire land for highways and open spaces. Senators Pritchard, Uhlman and Williams: Authorizing counties to acquire land for highways and open spaces. Senators Neill, Foley and Ryder: Authorizing regents and trustees of institutions of higher learning to make certain contracts. Senators Neill, Foley and Ryder: Authorizing contract bids insurance. Senators Hanna, Henry and Neill: Regulating contract bids insurance. Senators Washington, Williams and Andersen (by executive request): Authorizing joint rights of way for highways and urban public transportation systems Senators Ridder, Metcalf and Morgan: Providing counsel for intermediate school districts. Senators Talley, Herr and Andersen: Reconstituting metropolitan councils. Senators Talley, Herr and Andersen: Reconstituting metropolitan councils. Senators Atwood, Neill and Hallauer: Revising certain provisions of the excise tax on real estate sales. (Substitute) By Committee on Cities, Towns and Counties: Providing for issuance of general obligation bonds to finance construction of sewers Senators Keefe, Bailey, Grelve, Rasmussen, Studer, Barder, Ba	estate brokers and salesmen

437.	Senators Foley, Mardesich, Atwood and Henry: Deleting requirement that cities match certain gas tax and use fuel tax allocations		1568	884,	1577				1413			
442.	Senators Gissberg, Metcalf, Canfield, Ridder, Henry and Mardesich: Pertaining to inter- mediate school districts	10	59, 1892	1063,	1577	1133	1869, 1872	1873	1413	1897	1897	CH. 67, '67 Ex
447.	Senators Woodall, Mardesich and Henry: Enlarging scope for investment of moneys in pension fund of firemen of cities and towns	93	1, 2126	933,	1863	1177	2044	2047	1413	2135	2136	CH. 91, '67 Ex
451.	Senators Gissberg, Marquardt, Dore, Lewis and Redmon: Enacting the Post-attack Manage- ment Act		879		884	1093			1413		•••••	67 Ex
453.	Senators McCormack, Bailey, Neill and Guess: Creating a joint committee on nuclear energy	87 1 5 68,		884,	1577	1232, 1770	2195	2195	1233, 1413, 2195	2217	2217	CH. 113, '67 Ex
457.	Senators Hallauer and Henry: Authorizing use of federally guaranteed obligations or security for deposits of public funds		1724	778,	1728	1177	1813	1813	1413	1834	1843	CH. 48, '67 Ex
462.	Senators Gissberg, Lewis and Mardesich: Removing certain tidelands at Cattle Point from those formerly reserved for recreational use and taking of shellfish for personal use	1951, 1990,	1965, 2123,		1846	1177	1220, 1230, 1919	1919, 2210	1413, 1902, 1951, 1965, 2123, 2210		2248	CH. 128 '67 Ex
464.	Senators McCormack, Uhlman and Woodall: Increasing liability of parents for their minor children's malicious or wilful torts		1694		1701	1703	1811	1812	•••••	1834	1843	CH. 46, '67 Ex
466.	Senators McCormack, Neill and Hanna: Providing for the appointment of court commissioners	879,	1770	884,	1774	1113	2054, 2091	2094	1413	2127	2128	CH. 87, '67 Ex
468.	Senator Durkan: Exempting totally disabled who is retired from certain property taxes	1789,	2167		1795	2142	2143	2144		2167	2174	CH. 132, '67 Ex
469.	Senator Mardesich: Authorizing parks and recreation commission to acquire part of Everett jetty	1059,	1949	1063,	1952				1413		••••	

SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE-Continued Received from Senate Third Reading and Final Passage Other Action in House Action by Governor econd Reading and Amendments NUMBER. AUTHOR AND SUBJECT 471. Senators Greive, Cooney and Williams: Authorizing municipalities to sell or lease certain property for free public parking facilities..... 1059, 1828 1063, 1830 472. Senator Gissberg: Prescribing terms and con- 200, ditions of sale or lease of certain state lands... 1059, 1789 1063, 1795 1198, 1977 1414 2021 CH. 78. '67 Ex 473. Senator Gissberg: Increasing hospital district 1414 474. Senators Greive, Uhlman and Marquardt: Fixing port district commissioners' salaries...... 1059, 1770 1068, 1774 1414 475. Senators Keefe, Gissberg, Sandison, Dore, Peterson (Lowell), Faulk, Uhlman and Henry: Providing for financial assistance to students at-2123, 2192, tending post-secondary schools..... 2105 2122 2195, 2277 480. Senators Andersen, Gissberg and Neill: Providing for certain changes in the administrative procedure act..... 1914 1917 1917 1947 1948 CH. 71, '67 Ex 483. Senators Henry, Durkan and Redmon: Regulating explosives 879 885 1093 1188 1188 1343 1344 CH. 99. '67 484. Senators Mardesich. Sandison and Stender: Authorizing financial institutions to make loans to students insured by federal government.... 931 933 486. Senators Herr, Andersen and Kupka: Authorizing conversion of overhead electric and communications facilities to underground facilities 1064 1198 1214 1236 1412 1414 CH. 119, '67

491.	Senators Washington and Neill: Providing for the creation of community college development districts	979	982	1133	1216	1217		1343	1344	CH. 103, '67
493.	Senators Talley, Sandison, Woodall, Peterson (Lowell), Rasmussen, Mardesich, Chytil, Atwood, Lewis, Hanna, Donohue and Ridder: Establishing a bounty on certain wild animals	931	933	• • • • • • • • • • • • • • • • • • • •	•••••		1414			
494.	Senators Guess, Keefe and Woodall: Reducing the overweight fee schedule for motor vehicles	931	933	1155		• • • • • • • • • • • • • • • • • • • •				
503.	Senators Greive, Connor, Marquardt, Herr, Ridder, Williams, Pritchard, Peterson (Ted), Ryder, Andersen, Uhlman and Dore: Reducing taxes (stadium air rights)	931, 1568, 2339	933, 1577	1896	2309	2310	1414	2340	2340	CH. 117,
505.	Senators Greive, Dore, Connor, Marquardt, Herr, Ridder, Williams, Pritchard, Peterson (Ted), Ryder, Andersen, Stender and Uhlman: Establishing a stadium commission	931, 1405	933	1200	1235, 1247, 1284	1285		1412	1415	'67 Ex CH. 286, '67
507.	Senator Cooney: Prohibiting certain wire- tapping and eavesdropping	979, 1770	982, 1774	1789	2016, 2030	2031	1414, 1989, 1998, 2018	2105	2107	CH. 93,
518.	Senators Freise and Rasmussen: Setting amount of lien department of labor and industries is subrogated after award made in action against a third party.	980	982				1414		•••••	'67 Ex
519.	Senators Woodall, Cooney and Greive: Stipulating damages which may be awarded to parent in actions for injury or death of child	1059, 1724	1064, 1728	1756	1811	2018	1414, 1956	2030	2030	CH. 81,
523.	Senators Herrmann, Connor and Woodall (by joint interim committee on insurance request): Providing for grounds of cancellation to be in insurance policies and providing for notice in case of cancellation or refusal to accept risk	1059	1064			•••••	1414		*******	'67 Ex
524.	(Substitute) By Committee on Banks, Financial Institutions and Insurance: Providing liability of insurance companies on certain real property in that amount specified in policy	879, 1468	8 885, 1485							

	SUBJECT AND HISTO	IUI OF	SENATE	DILLES I	N IIII I	TOUSE—CO	munueu			
,	NUMBER, AUTHOR AND SUBJECT	Received from Senate	and Committee Referral	Reported from Committee First Reading	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	of Senate	Signed by Speaker	Action by Governor
525.	Senators Herrmann, Connor and Freise (by joint interim committee on insurance request): Providing for incontestability clauses in disability insurance policies	59, 1468	1064, 1485	1600			1414			
526.	Senators Herrmann, Connor and Freise (by joint interim committee on insurance request): Providing insured may not be denied benefits on a policy of insurance for unknown physical defects at time of insurer's acceptance	379, 1468	885, 1485				1414			
529.	Senators Herrmann, Dore and Woodall: Providing for accidental death and dismemberment insurance for state employees and officials on nonscheduled aircraft flights in course of employment.	379, 1468	885, 1485	1178	1527	1594	1414	1646	1648	CH. 6, '67 Ex
530.	Senators Durkan, Foley and Dore: Authorizing general obligation bonds	1480	1485							
531.	Senators Durkan, Foley and Dore: Authorizing general obligation bonds	1480	1485							
532.	Senators Durkan, Foley and Dore: Authorizing capitol improvement bonds	180, 2248	1486	2228	2231	2231		2277	2281	CH. 148,
534.	Senators Neill and Donohue: Relating to trespass upon lands and providing penalties	931	934				1414			'67 Ex P.V.
536.	Senators Bailey and Dore: Pertaining to the terms of office of the board of trustees of the state-wide city employees retirement system	879	885	1198			1414			

	ing rules and regulations	98	1	934				1414			
539.	Senators Uhlman and Atwood: Prescribing procedures in criminal capital offenses	108	9	1064	1113			1414			
543.	Senator Washington: Authorizing annexations to cemetery districts	87	9	885			••••••	1414			
544.	Senators Washington, Donohue and Guess: Abolishing distinction between primary and secondary state highways	87	9	885	1155			1414			
545.	Senator Washington: Authorizing issuance of highway construction bonds and establishing reserve funds for certain purposes	148	80	1486	1555	1591	1591		1646	. 1648	CH. 7, '67 Ex
554.	Senators Washington, Dore, Faulk, Knoblauch, Ridder, Connor and Uhlman: Establishing a state mass transit authority	191	4	1917	1963, 2054	2085	2087				
555.	Senators Pritchard, Lewis and Henry (by secretary of state request): Providing for notice of state measures being submitted to vote of people	. 81	9	885	1094	1377	1377	1309	1403	1404	CH. 96, '67
	Senators Uhlman, Washington, McCutcheon, Lennart, Gissberg, Neill and Hanna: Regulat- ing the solicitation of funds for charity	98	0	982				1414			
563.	Senators Keefe, Connor and Greive: Setting minimum on certain firemen's pensions	1059, 172	4 1064	, 1728	1828			1414			
579.	Senators Washington, Knoblauch and Pritchard: Regulating junkyards located along certain public highways	189	2	1893							
582.	Senator Ryder: Authorizing establishment of branch banks on military reservations	98	1	934	1178			1414			
584.	(Substitute) By Committee on Cities, Towns and Counties: Providing for the annexation of territory to a sewer district	1059, 160	0 1064	, 1602	1198	1671	1671	1414	1691	1692	CH. 11, '67 Ex
585.	(Substitute) By Committee on Banks, Financial Institutions and Insurance: Providing for mandatory insurance against uninsured motorist	172	4	1728							67 EX

538. Senators Bailey, Gissberg and Greive: Implementing scope of state personnel board in mak-

	SUBJECT AND HIST	0101 01	DEITHE	DILLED I			Jiiiiucu			
	NUMBER, AUTHOR AND SUBJECT	Received from Senate	and Committee Referral	Reported from Committee First Reading	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	President of Senate	Speaker Simed by	Action by Governor
604.	(Substitute) By Committee on Education: Providing method of obtaining surplus food for use in school district hot lunch programs	1694	1701	1724	2035	2035		2105	2107	CH. 92, '67 Ex
613.	(Substitute) By Committee on State Government: Establishing a legislative operations and facilities commission	1059	1065				1414			
619.	Senators Greive, Bailey, Ryder, Neill and Uhlman: Increasing legislative budget committee	879, 1568, 2211	886, 1577	1199	2196	2197	1414, 2196	2217	2217	CH. 114, '67 Ex
620.	Senators Durkan, Peterson (Lowell) and Knob- lauch: Providing bonus for certain veterans of the armed forces from Washington	2037	2040							
621.	Senators McCormack, Ryder, Dore and Durkan: Amending supplemental budget to provide for employee benefits	1115	1125		1125	1150		1194	1199	CH. 102, '67
622.	Senators Herrmann, Neill and Durkan: Authorizing supervisor of banking to fix reserve requirements within prescribed limits	1694	1701	1704	1868	1869		1891	1891	CH. 54, '67 Ex
630.	Senators Dore and Gissberg: Creating a board of ethics in each house of the legislature	1568, 1830, 1875, 1896, 2177	1577	1679	1754	1787, 2154	1577, 1830, 1893, 2151			
633.	Senators Greive, Bailey, Ryder and Durkan: Relating to legislative expenses of the extraor- dinary session	1549	1550		1550	1550		1555	1555	CH. 1, '67 Ex

634.	Senators Neill and Greive: Abolishing state census board and transferring powers and duties to the planning and community affairs agency		1724	1728		1728	1729	•••••	1758	1760	CH. 42, '67 Ex
635.	Senator Talley: Authorizing conveyance of certain tidelands to Fritz Gilbertsen		1789	1795	•••••						
638.	Senators Lewis and Hallauer: Amending public lands statutes and providing for financing the east capitol site		2026	1939	1962	1973, 1987	1987, 2026	1982	2105	2107	CH. 105, '67 Ex P.V.
641.	Senator Henry: Relating to registration of aircraft and airmen		1859	1878		1878	1878	•••••	1897	1897	CH. 68, '67 Ex
642.	Senators Talley, Peterson (Ted), Lennart and Sandison: Restricting use of word "halibut" in sales of fish food products		1990	1965		1965	1966		2005	2005	CH. 79, '67 Ex
643.	Senators Kupka, Durkan and Stender: Pre- ferring labor claims over claims of state agency when distraint or insolvency proceedings		2126	2042		2042	2042	•••••	2127	2128	CH. 86, '67 Ex
645.	Senators Greive, Durkan, Gissberg and Bailey: Pertaining to communications and data process- ing		2339	2043	2175	2311	2311		2340	2340	CH. 115, '67 Ex
649.	Senators Uhlman, Freise and Greive: Increasing salary of administrator for the courts and making an appropriation	2224.	35, 2234, 2248	2138		2138, 2171, 2206	2206	2224, 2246			
650.	Senator Durkan: Limiting indebtedness by taxing districts		2286	2309				•••••			
651.	Senators Washington, Bailey and Huntley: Providing certain vehicle licensing fees		2211	2219		2219	2219	••••••	2226	2226	CH. 118, '67 Ex
654.	Senator Durkan: Naming the joint committee on governmental cooperation		2339	2339	•••••	2339	2339	•••••	2341	2341	CH. 116, '67 Ex

	SUBJECT AND HISTORY	OF S	SENATE .	JOINT M	1EMORI	ALS IN	тне но	USE		
	NUMBER, AUTHOR AND SUBJECT	Senate	Referral Received from	Reported from Committee	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	of Senate	Signed by Speaker	
2.	Senators Ridder, Ryder and Dore: Memorializing Congress to hasten SST program	14	3 156	209	229	268	•••••	320	320	
5.	Senators Gissberg, McCormack and Ryder: Memorializing the Congress of the United States to delay consideration of a bill relating to state taxation of interstate commerce	22	4 227		227	227, 243, 266	228	320	820	
6.	Senators Hallauer, Woodall and Hanna: Memorializing Congress to make Indian tribal rolls and mailing lists available to enrolled members of the tribe.	775, 146	2 778, 1463	1094	1498	1498	1414	1516	1516	
8.	Senators Talley, Bailey and Chytil: Memorializing Congress to restore veteran's pensions	775, 146	2 778, 1463	1114			1414			
9.	Senators Rasmussen, Bailey, Peterson (Lowell), Hanna, Mardesich, Herrmann, Keefe, Sandison, Herr and Henry: Raising federal tax exemp- tions	367, 146	2 371, 1463		1463	1463	1414	1480	1480	
11.	Senators McCormack, Foley, Redmon, Woodall and Peterson (Ted): Memorializing the state of Oregon to establish steelhead trout as a game fish	172	4 1730	1756	1756	1756		1790	1790	
15.	Senators Canfield, Woodall, Redmon and Mc- Cormack: Memorializing Congress to provide funds for construction of Bumping Lake en- largement	741, 146	2 744, 1463	1178	1464	1464	1414	1514	1514	
17.	Senators Greive, Morgan, Stender and Dore: Memorializing Congress to enact legislation to recognize postal unions and other federal em- ployee unions	1155, 140	2 1167, 1464		•••••		1414			

18.	Senators Bailey, Peterson (Ted), Talley and Metcalf: Requesting adoption of continental shelf concept to protect coastal fisheries	1155	1167		1167	1167		1208	1208	
19.	Senators Bailey, Peterson (Lowell), Peterson (Ted) and Atwood: Urging Congress to establish a fish protein concentrate plant in western Washington	1438	1440		1440	1440		1469	1469	
20.	Senators Talley, Peterson (Ted) and Bailey: Protecting halibut fishing industry	1462	1464		1464	1464		1480	1480	
21.	Senators Peterson (Lowell), Hallauer, Redmon and Canfield: Memorializing Congress to im- plement recommendations of the North Cas- cades Study Committee	1568	1578	1679	1688	1690	1680	1705	1705	
23.	Senators Stender, Greive and Peterson (Ted): Memorializing Congress concerning the American flag merchant marine	1758	1761		1836	1836	1775	1859	1863	
25.	Senators Talley, Henry and Foley: Memorializing Congress to complete Columbia River dredge operation	1914	1917							
26.	Senators Kupka, Connor, Talley, Woodall, Peterson (Ted), Twigg, Donohue, Hanna, Knoblauch, Redmon, Stender, Ridder and Marquardt: Memorializing Congress to assist the states to combat alcoholism	2135	2138			•••••	*******	******		

SUBJECT AND HISTORY OF SENATE JOINT RESOLUTIONS IN THE HOUSE

	SUBJECT AND HISTORY											
	NUMBER, AUTHOR AND SUBJECT		Received from Senate	and Committee Referral	Committee First Reading	Reported from	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	of Senate	Signed by Speaker	
4.	Senators Herr, Greive and Connor: Enabling grant of pension to surviving spouse of deceased public servant	826,	1534	827, 1536	••••				1414			
5.	Senators Ryder, Sandison and Foley (by public pension commission request): Investing of pension funds, constitutional amendment		652	658	111	14	1393	1394	•••••	1403	1404	
6.	Senators Gissberg, Neill and Dore: Amending Constitution to permit creation of court of appeals		570	579	74	41	1083	1084		1115	1116	
7.	Senators Peterson (Ted), Henry, Talley, McCutcheon, McCormack, Uhlman, Washington, Peterson (Lowell), Ridder, Dore, Guess, Atwood, Andersen, Faulk, Williams, Marquardt, Stender, Redmon, Pritchard, McMillan, Greive, Cooney, Hallauer, Rasmussen, Mardesich, Twigg, Neill, Freise, Lewis, Canfield, Knoblauch, Kupka and Foley (by executive request): Ratifying amendment to U.S. Constitution regarding presidential disability and succession to offices		108	113	2	09	229	245		271	271	
8.	Senators Dore, Bailey, Herr, Connor, Keefe, Sandison, Lennart, Rasmussen, Peterson (Lowell), Hallauer and Uhlman (by facilities and operations committee request): Providing for annual regular sessions and prescribing methods for convening the legislature in special session.	879,	1393	886	119	99	1227	1286				
13.	Senators McMillan, Lennart, Gissberg, Woodall, Donohue, Guess, Canfield, Redmon, Henry and Talley: Requiring the assessment of property at 25% of true value		1568	1579	1649, 16	80	1649, 1763	1659, 1768	1660, 1663	•••••	••••	

17.	Senators Neill, Sandison, Foley, Ryder, Atwood and Gissberg: Submitting to voters constitu- tional amendment creating state building au- thority	652	658	1094	1143	1143	685	1194	1199	
20.	Senators Ridder, Metcalf and Gissberg: Amending constitution to change voting requirements as to excess levies	1568	1580	1934	2124, 2155, 2171		2048, 2125, 2141			
23.	Senators Uhlman, Williams, Marquardt and Gissberg: Reducing school levy vote require- ments	1568	1580		2163, 2171, 2193	2194	1864, 1867, 1880, 1918, 2134, 2171, 2192, 2211		2248	
24.	Senators Gissberg and Kupka: Providing for filling of vacancles in partisan offices	980, 1513	982, 1515	1114	1999	1999	1414	2030	2030	

	SUBJECT AND HISTORY	0F	SENATE	CONC	URRENT	RESO	LUTIONS	IN TH	E HOUS	E	
	NUMBER, AUTHOR AND SUBJECT		Received from Senate	and Committee Referral	Reported from Committee First Reading	Second Reading and Amendments	Third Reading and Final Passage	Other Action in House	Signed by President of Senate	Signed by Speaker	
3.	Senators Bailey and Hallauer: Providing pub assistance grants be based on current pr standards	ice	86	93				1414			
4.	Senators Herrmann, Freise, Redmon, Conn Peterson (Ted), Kupka, Lennart, Ridder, He Peterson (Lowell) and Andersen (by joint It islative interim committee on insurance quest): Providing for joint interim commit on insurance	err, eg- re- tee	554, 1469, 2340 l	558, 1486	2208	2208	2209	1414, 1748	2340	2340	
5.	Senators McCormack, Durkan and Ryder: A thorizing joint hearings on Governor's reverand taxation proposals	ıue	459	462		•••••		1414			
6.	Senators McCutcheon, Greive and Lennart (intergovernmental relations committee reques Providing for special interim committee oversight with regard to federal grant progra	t): for	879, 1568	887, 1580	1114	2196	2196	1114, 1414, 2196	2217	2217	
7.	Senators Kupka, Freise and Herrmann: Co mending Dr. Garrett Heyns	m- 	652	658		658	658		683	683	
9.	Senator Kupka: Wishing success for the Al kan Centennial		672	674		674	674		685	685	
10.	Senators Bailey and Neill: Prescribing cut dates for consideration of legislative business	off s	775	778		778	778		804	804	
11.	Senators Ryder and Foley: Authorizing stu of transfer of pension rights	ıdy ···	879	887				1414			
13.	Senators Bailey and Neill: Pertaining to consideration of revenue and appropriations metures	as-	980	982		982	982		1080	1080	

2547

14.	Senators Atwood and Kupka: Providing for a legislative council study of intrastate air commerce	1059	1065				1414			
15.	Senators Sandison, Ryder, McCormack, Hallauer and Lewis: Providing for continuation of the temporary advisory council on public higher education	2177	2219		2219	2219		2226	2226	
16.	Senator McCormack: Requesting permission to introduce bill clarifying payment of employee benefits under chapter 4, Laws of 1967	1079	1080		1080	1081		1095	1095	
18.	Senators Bailey and Neill: Providing for the retransmittal and retention of legislative measures upon adjournment sine die of the fortieth regular session	1378	1378		1378	1878		1393	1393	
19.	Senators Bailey, Greive, Neill and Ryder: Providing for the reintroduction of bills and the adoption of the joint rules	1422	1422		1422	1422		1428	1432	
20.	Senators Canfield, Donohue, Talley, Metcalf, Henry, Hanna, Marquardt and Lennart: Requesting the attorney general to prevent and remedy occurrences of unfair practices related to the dairy industry	1694	1702							
21.	Senators Williams and Talley: Directing legislative council to make a study of regional planning agencies and governmental conferences	1828	1831		1831, 1872	1872		1891	1891	
22.	Senators Peterson (Lowell), Stender, Mardesich, Peterson (Ted), Rasmussen, Lennart, Metcalf, Talley and Foley: Providing for a study of the salmon resource	1843	1846							
24.	Senators Bailey and Neill: Prescribing a cutoff date for consideration of bills	38, 2135	2043		2043	2100	2043	2144	2145	
25.	Senators Bailey, Knoblauch and Kupka: Providing for the dissolution of Century 21, Inc	2127	2130	•	2130	2130		2135	2136	
26.	Senators Washington, Dore, Stender, Morgan, Ridder, Williams, Uhlman and Pritchard: Authorizing joint committee on highways to study mass transportation and use of hovercraft	2245	2281		2281	2281		2286	2286	
27.	Senators Talley, Bailey and Lewis: Directing legislative council to study municipal industrial development bond financing	2246	2282		2282	2282		2286	2286	



GENERAL INDEX

Accidents:

Injuries, personal, statute of limitations, accrual on discovery, HB 414.

Motor vehicle, guest-host liability, repeal, HB 265.

Motor vehicle, investigation reports, filing provisions, HB 688.

Motor vehicle, out-of-state residents, mail summons service provisions, SB 132.

Motor vehicle, police personal investigation, certain issuance permitted, HB 464.

Motor vehicle, record abstract, restrictions, fees, *HB 96.

Motor vehicle accident compensation board created, HB 858.

Motor vehicle accident insurance department created, SB 292.

Motor vehicle accident victims, certain, state compensation provisions, HB 858.

Motor vehicle owners, financial responsibility requirements, SB 353.

State employees, officials, certain, flight insurance provisions, *SB 529.

Accountants:

Certified public, applications, qualifications, fees, general revisions, SB 441. Certified public, examinations, registration, license renewal fees increased, HB 439.

Administrative Procedures Act:

General amendments, provision changes, SB 52, *Sub SB 52.

State agencies, rulings, judicial review, venue provisions, *SB 480, HB 841.

Adoption

Foster parents, certain conditions, authorized, HB 326.

Advertising:

Billboards, highways, federal act conformity, regulation, HB 537, Sub HB 537.

Dentists, restrictions, HB 229.

Optometrists, regulation, HB 742.

Outdoor signs, highway rights of way, adjacent lands, regulation, SB 510.

Political, posting without permission, crime, HB 260.

Political, public, private property, removal, destruction provisions, HB 176.

Political campaigns, sign posting, permission required, HB 23.

Telephone, commercial, licenses, regulation, SB 12.

Tourists, cities and towns, promotion expenditures authorized, HB 169.

Tourists, counties, promotion expenditures authorized, HB 168.

Aeronautics: (see also "Aircraft")

Air carriers, intrastate, utilities and transportation commission regulation, SB 410.

Air commerce, intrastate, legislative council study, report, SCR 14.

Aircraft, excise taxes, revisions, *HB 3, *SB 255 P. V.

Aircraft, fuel, tax imposed, *HB 4.

Aircraft, unclassified, licenses, auditor appraisal, SB 158.

Aircraft, private, guest liability, HB 2.

Airmen, state registration certificate, requirement, *SB 641.

Airports, municipal, supplemental budgets, joint resolution provisions, *HB 926.

Commission, abolished, duties transferred, HB 333, SB 554.

Commission, aircraft hazard marking, personnel, appropriation, HB 325.

Commission, membership provisions, *HB 61.

Director, salary limitation removed, *HB 61, SB 482, HB 816.

Flight insurance, certain state employees, officials, *SB 529.

Hovercraft, joint highway committee study, HB 289.

Pilots, registration fee required, *HB 1.

Weather control licenses, airports exempt, SB 230.

Agates:

Carnelian, official state mineral, designation, SB 398, HB 810.

Aged Persons:

Food, prescription drugs, sales tax exemption, HB 877.

Homes, property tax, exemptions deleted, HB 666.

^{*}Asterisks indicate bills passed by both House and Senate.

Aged Persons-Continued:

Hunting licenses, free, certain persons over 70, HB 468, SB 296.

O.A.S.I. benefits, increase, H.R. 5710 enactment petitioned, HJM 19.

Property tax, exemptions, county treasurer reimbursement provisions, HB 499.

Property tax, exemptions, head of household, certain occupants permitted, HB 916.

Property tax, exemptions, head of household, increased, HB 233, HB 510.

Property tax, exemptions, head of household, ownership, occupancy requirement, HB 921.

Property tax, exemptions, head of household, retirement restriction removed, HB 218, SB 114.

Public assistance recipients, need, property tax exemption disregarded, SB 238, HB 660.

Public buildings, accessibility design standards, HB 438.

Agencies: (see "State Government")

Agriculture and Livestock: (see also "Horticulture")

Agricultural, commodity commission, unexpended funds, deposit provisions, *SB 622. Agricultural commodities, seasonal transportation, common carrier permit, exempt, HB 442.

Agricultural enabling act, state, governmental commodity sales, coverage, *SB 291.

Agricultural land, valuation, tax assessment, current usage basis, study, HCR 43.

Agricultural laws, omnibus bill, general revision, *SB 320 P. V.

Agricultural producers associations, formation, regulation, *HB 296.

Agriculture department reorganization, HB 487.

Antifreeze permits, annual dates changed, HB 98.

Apple advertising commission, membership, duties, assessments, revisions, HB 340.

Beef cattle industry commended, *HR 67-14.

Commercial feed, fees, reporting, licensing provisions, HB 145.

Commission merchants, sales, dealer regulation, HB 100.

Cooperatives, liquid petroleum gas sales, regulation, SB 488.

Dairy industry, unfair practices, statute enforcement, SCR 20.

Dairy products, minimum prices, marketing, stabilization, regulation, SB 79, Sub SB 79.

Director, state sealer, standards, regulations, HB 144.

Egg seals, use, fee increased, HB 299.

Farm motor vehicles, "slow moving vehicle emblems" authorized, HB 556.

Farm slaughter, inspection provisions, *HB 67, * SB 255 P. V.

Fertilizer, commercial, brand, grade registration, label provisions, HB 146, *Sub HB 146.

Food processing plants, licensing, regulation, HB 99, *Sub HB 99.

Fruit, chemical preservative sprays, sales tax, exemption, HB 259, *SB 255 P. V.

Fruit commission, membership increase, election procedures, *HB 416.

Fruit trees, commercial, census authorized, HB 832.

Horses, intercounty sales, health certificates required, HB 231.

Horticultural plants, inspection fees, collection, provisions, HB 165.

Livestock, brands, new methods, pre-emptory rights, HB 89.

Livestock, dairy herd, Western state hospital, capacity restriction removed, *SB 64.

Livestock, drugging, deceptive purposes, prohibited, HB 310, SB 306.

Livestock, public markets, record keeping requirement, *HB 319.

Livestock, slaughterers, wholesale, B & O tax imposed, HB 274, HB 259.

Livestock, slaughtering, humane method, *SB 53.

Measurement, goods, raw materials, intentional inaccuracy, felony, *HB 74.

Meat processors, wholesale, B & O tax imposed, HB 274, HB 259.

Nurseries, late license renewals, additional assessments, HB 165.

Nurseries, licenses, plant inspection fees, regulations, provisions, Sub HB 165.

Peas, green, quality standards, grading equipment study, *HB 677.

Peas, split, manufacturers, processors, B & O tax, HB 558, HB 259, *SB 255 P. V.

Pesticide applicators, examination, licenses, registration, *HB 297, SB 210.

Pesticide poisons, rodents, predatory animals, permit requirement removed, *HB 101.

Pollen, sales, use, tax exempt, HB 634, HB 259, *SB 255 P. V.

^{*}Asterisks indicate bills passed by both House and Senate.

Agriculture and Livestock-Continued:

Potatoes, Irish seed, sales, inspection required, *HB 142.

Poultry hatcheries, B & O tax exempt, HB 59, HB 259, *SB 255 P. V.

Products, controlled atmosphere storage, restriction changes, *HB 236.

Public livestock markets, charters, licensing provisions, HB 347, Sub HB 347, *HB 67

Rabbits, diseases, industry production problems, study, appropriation, Sub HB 529.

Rabbits, diseases, study, appropriation, HB 529.

Veterinary medicine, general amendments, *HB 446.

Washington state dairy products commission, members, election provisions, HB 433.

Weed control districts, intercounty, formation, dissolution procedures, HB 524.

Weeds, noxious, eradication, control, legislative council study, *HR 67-36.

Weighmasters, licensed public, regulations, HB 143, Sub HB 143.

Air Pollution: (see "Pollution")

Air Space:

Cities, first, second class, sales, leases, authorized, *HB 630.

Stadiums, parking facilities, property tax reduction provisions, *SB 503.

Aircraft: (see also "Aeronautics")

Airmen, state registration certificate, requirement, *SB 641.

Fuel, tax imposed, *HB 4.

Hazard markings, personnel employment authorized, HB 325.

Licenses, unlisted payment schedule, auditor's appraisal, SB 158.

Private, guest, liability, HB 2.

S.S.T. program advancement petitioned, *SJM 2.

Taxes, excise, revisions, *HB 3, *SB 255 P. V.

Airports: (see also "Aeronautics")

Municipal, supplemental budgets, joint resolution provisions, *HB 926. Weather modification operations, liability, license exemptions, SB 230.

Alaska:

Centennial celebration, May, 1967, commendation resolution, *SCR 9.

Alcoholism:

Alcoholic problem center, liquor licenses, additional fee allocation, HB 673.

Health department program, beer, wine license fee increase allocation, *SB 31. State program, fiscal support, study, *HCR 46.

States' responsibilities, federal funds, assistance petitioned, *HJM 20, SJM 26.

Treatment type research, state universities, liquor fee allocation, HB 288,

Aliens:

Fishing, state license fee increased, HB 250.

Land ownership, restriction repeal, *SB 88.

Ambulances:

Safety standard requirements, SB 435.

American Heritage:

American heritage appreciation year, declared, *HCR 50.

School curriculum, course desirability, study, *HCR 50.

Animals:

Bears, mountain sheep, wild turkeys, hunting tags required, *HB 43.

Cattle, unrecorded brands, estray classification, HB 89, *HB 67.

Cougars, bounties, certain counties, HB 62, SB 493.

Coyotes, pups, bounties, amount established, HB 267, SB 493.

Dogs, licensing, county control zones, HB 247.

Dogs, racing, title only bill, HB 714.

Horses, intercounty sales, health certificates required, HB 231.

Livestock, drugging, deceptive purposes, prohibited, HB 310, SB 306.

^{*}Asterisks indicate bills passed by both House and Senate.

Animals-Continued:

Livestock, public markets, record keeping requirement, *HB 319.

Livestock brands, new methods, pre-emptory rights, HB 89.

Medical research use, institutions, rules, regulations, HB 263.

Pounds, medical research use, supply provision, HB 263.

Predatory, pesticide poison permit requirement removed, *HB 101.

Rabbits, diseases, industry production problems, study, appropriation, Sub HB 529.

Rabbits, diseases, study, appropriation, HB 529.

Slaughtering, humane method, regulations, *SB 53.

Slaughtering, inspection provisions, *HB 67, *SB 255 P. V.

Wolves, pups, bounty, amount established, SB 493.

Annexation:

Cemetery districts, annexation provisions, SB 543.

Cemetery districts, mergers, annexation provisions, HB 437.

Cities, towns, "alternate resolution method" provisions, HB 125, SB 548.

Cities, towns, annexation, consolidation, joint resolution provisions, HB 824.

Fire protection districts, assets defined, municipal purposes, *SB 215. Fire protection districts, signature percentage requirement lowered, HB 614.

Hospital districts, regulation, leases, provisions, *HB 918 P. V.

Methods, existing, possible additional, legislative council study, *HR 67-58.

Review board, school director chairman, alternate authorized, HB 341.

Sewer districts, new territory, procedures, *Sub SB 584.

Sewer districts, title only bill, SB 584.

Annual Sessions:

Legislative, 75/30 days, HJR 16, SJR 8, SJR 11, HJR 24, Sub HJR 16, SJR 30.

Legislative, 75/35 days, HJR 8.

Legislative, 120/60 days, HJR 10.

Antifreeze:

Permits, annual dates changed, HB 98.

Apartment Buildings:

Laundry, dry cleaning coin machines, sales tax exempt, HB 958, HB 259, *SB 255 P.V.

Appeals:

Court, establishment, provisions, *SJR 6, HJR 34.

Industrial insurance, attorney fees revised, SB 551, HB 477.

Industrial insurance, decisions, exceptions, adoption procedures, SB 551, HB 477.

Teachers' contracts, non-renewal, discharge, appeals, provisions, HB 349.

Workmen's compensation, preliminary conference, court provisions, SB 242, HB 425.

Appendix p. 2343

Apples:

Advertising commission, membership, meetings, duties, assessments, HB 340.

Storage, controlled atmosphere, restriction changes, *HB 236.

Appropriations:

Aeronautics commission, aircraft hazard markings, HB 325.

Agriculture department, commercial fruit tree census, HB 832.

Agriculture department, green peas, quality standards, grading equipment study, *HB 677.

Artificial kidney centers, state financial aid, HB 793.

Buralli, Albert, relief, business losses, HB 613.

Capital improvements, institution, colleges, universities, appropriation, bonds, *SB 532 P. V.

Cascade View state college establishment, HB 162.

Centralia state normal school, SB 387.

Commerce and economic development dept., Clarkston tourist information center, HB 364.

^{*} Asterisks indicate bills passed by both House and Senate.

Appropriations—Continued:

Community colleges, four additional, establishment priority study, *HB 716.

Community colleges, four additional, preliminary planning, HB 373.

Conservation department, Green river flood control construction project, HB 286, SB 516.

Counties, general fund money, distribution formula, HB 760, SB 489.

Court administrators, salary increase, SB 649.

Crime victims compensation board establishment, HB 14.

Discrimination board, municipal fair housing services, HB 836.

Fisheries department, Pavel Springs salmon hatchery, HB 44.

General administration department, capital improvements, bonds, SB 530.

General administration department, east capitol site, financing, bonds, *SB 638 P. V.

Governor, data processing, state-wide centralized system, *SB 645.

Governor, state employees salary adjustments, SB 1.

Governor-elect, expenses, HB 13.

Governor's advisory committee on laboratory facilities, HB 64.

Grand jury study commission establishment, Sub HB 15.

Health department, cystic fibrosis pilot study, HB 35.

Health department, vital statistics registrations, *SB 166.

Highway commission, additional Lake Washington bridge, study, HB 356.

Highway commission, cross sound transportation system, HB 279, HB 727, SB 463, HB 738.

Highway commission, highway, Auburn to Bothell, feasibility study, HB 615.

Highway commission, highway No. 1, Tacoma, 72nd street interchange, ramps, HB 693.

Highway commission, Mt. St. Helens area to White Pass highway, feasibility study, HB 655.

Highway commission, omnibus appropriation, 1967-69 biennium, *Sub HB 722 P. V.

Highway commission, operations, capital improvements, 1967-68 fiscal year, SB 640.

Highway commission, operations, capital improvements, 1967-69 biennium, SB 626, *Sub HB 713.

Highway commission, pedestrian overpass construction, Bremerton, Silverdale, ${\tt HB}$ 971.

Highway commission, Port Washington Narrows bridge, toll free, bond redemption, SB 541, HB 912.

Highway commission, primary highway No. 1 interchange, Marvin road, HB 631.

Highway commission, primary highway No. 3, Whitman, feasibility study, SB 21, HB 235.

Highway commission, primary highway No. 6, Newport, reconstruction, SB 216.

Highway commission, primary highway No. 12, Grays river to Pe Ell, traffic study, SR 416

Highway commission, primary highway No. 21, Kitsap county, construction, SB 27. Highway commission, Puget Island feasibility study, SB 222.

Highway commission, Puyallup river bridge, Linden drive widened, construction, SB 277.

Highway commission, Randle via Spirit lake to Cougar, feasibility study, SB 444.

Highway commission, Rich Passage bridge, construction, HB 737.

Highway commission, Rich Passage, Port Orchard Passage bridges, connecting highways, construction, Sub HB 719.

Highway commission, Rogersburg, Snake river to Oregon border, feasibility study, HB 393.

Highway commission, secondary highway No. 1B, partial reconstruction, HB 570.

Highway commission, secondary highway No. 1K, Seattle, south 140th street intersection, pedestrian overpass, construction, HB 968.

Highway commission, secondary highway No. 1N, improvements, Lewis, Thurston counties, SB 393, HB 650.

Highway commission, secondary highway No. 1T, Ridgefield to Woodland, study, SB 467.

Highway commission, secondary highway No. 6A, feasibility study, SB 368, SB 496. Highway commission, secondary highway No. 11J, Spokane, SB 541, HB 912.

Highway commission, secondary highway No. 22A, completion, HB 578.

Highway commission, Sunnyside highway feasibility study, HB 313.

^{*}Asterisks indicate bills passed by both House and Senate.

Appropriations-Continued:

Highway commission, Tacoma, Seattle, Everett freeway completion, HB 815, *SB 545.

Highway commission, Willapa Bay bridge, feasibility study, HB 375.

Highway commission, Yale to Yakima highway feasibility study, HB 640.

Highways, appropriations, reappropriations, *HB 713.

Highways, omnibus appropriation, 1967-69 biennium, HB 722, *Sub HB 722 P. V.

Institution department, Harrison memorial hospital purchase, program continuation, HB 785.

Insurance, commission, code, regulations, study, SB 624.

Insurance interim committee, study, *SCR 4.

Joint committee on highways, 1967-69 biennium, *Sub HB 722 P. V.

Labor and industries department, industrial insurance pension increase, HB 676, SB 632.

Labor-management law review committee study, SB 190, HB 435.

Land preservation fund, recreational land preservation program, SB 354.

Law enforcement joint interim committee, HB 200.

Legislative budget committee, horse racing commission investigation, *SB 436.

Legislative budget committee, 1967-69 biennium, *HB 208.

Legislative council, constitutional revision commission functions, SB 176, HB 402.

Legislative council, emphysema, heart disease, causal study, SB 428.

Legislative council, 1967-69 biennium, *HB 208.

Legislative council, supplemental salary appropriation, *SB 436.

Legislative interim committees, 1967-69 biennium, *HB 208.

Legislators, subsistence, per diem established, SB 25.

Legislature, expenses, bill drafting, printing, *SB 198.

Legislature, expenses, members' subsistence, ex. sess. SB 652, SB 653, *HB 982.

Legislature, expenses, printing, journals, session laws, *SB 436.

Legislature, expenses, printing, journals, session laws, ex. sess., *SB 633, *HB 975.

Legislature, interim committees, HB 849, *HB 208.

Legislature, legislators' subsistence, HB 321.

LSD beneficial uses research board, established, HB 536.

Motor vehicle accident compensation account, HB 858.

Motor vehicle accident insurance revolving fund, SB 292.

Motor vehicle department, annual inspection duties, HB 919. Motor vehicle department, proprietary schools, licensing, *Sub SB 23.

Oceanographic commission, *SB 49 P. V.

Omnibus highway appropriation bill, 1967-69 biennium, *Sub HB 722 P. V.

Omnibus, state government, 1967-68 fiscal year, SB 618.

Omnibus, state government, 1967-69 biennium, *HB 208.

Omnibus, state government, 3% reduction, HR 67-89.

· Oversight interim committee, *SCR 6.

Parks and recreation commission, capital improvements, bonds. SB 531.

Parks and recreation commission, certain King, Chelan county land acquisition, HB 868.

Parks and recreation commission, public land park rental payment, HB 869.

Parks and recreation commission, Wallace Falls state park acquisition, HB 798.

Pollution control commission, local government sewerage systems, SB 405, *Sub SB 405.

Public assistance, welfare grants, current price basis, SCR 3.

Public assistance department, nursing home unpaid claims, SB 495.

Public assistance department unrecaptured disability assistance grants, HB 936, *Sub HB 936.

Public school insurance revolving fund, HB 257, SB 257.

Rambow, Norman H. and Donnie K., business, resort loss, reimbursement, HB 938.

Salary increases, state employees, institutions, noncertificated school employees, *HB 186.

School district excess levy relief fund, HB 593.

Secretary of state, armed forces units, state flag distribution, HB 458.

Secretary of state, candidates' pamphlets, preparation, distribution, HB 283, SB 127.

Secretary of state, citizenship cards issuance, HB 195.

Secretary of state, precinct officers, instruction provisions, HB 515.

^{*}Asterisks indicate bills passed by both House and Senate.

Appropriations-Continued:

Secretary of state, special ballot printing, *HB 281, *HB 516 P. V.

Session laws, temporary publication, printing, HB 629, *HB 787.

Southwestern Washington state college, Clark county, SB 22, HB 17, HB 488, SB 290.

Southwestern Washington state college, Lewis county, HB 33.

Southwestern Washington state college, Pierce county, HB 122, SB 87.

Southwestern Washington state college, Thurston county, SB 361, *HB 596.

Stadium commission, *SB 505.

Starlings, eradication, control, SB 142.

State association of county commissioners, county research, training program, HB 450.

State board of education, community college plant facility construction, SB 377.

State colleges, two additional, establishment, HB 902.

State colleges, universities, students' living, travel expenses, SB 625.

State government, capital improvements budget, 1967-69 biennium, *HB 207.

State government, omnibus, 1967-68 fiscal year, SB 618.

State government, omnibus, 1967-69, 3% reduction, HR 67-89.

State government, omnibus and supplemental, 1967-69 biennium, *HB 208.

State government, supplemental, to June 30, 1967, *HB 186.

Superintendent of public instruction, noncertified school employees, clarification, *SCR 16.

Superintendent of public instruction, noncertified school employees, mandatory salary increase, *SB 621.

Superintendent of public instruction, noncertified school employees, salary increase, SB 1, *HB 186.

Superintendent of public instruction, school lunches, surplus food purchases, *Sub SB 604.

Supplemental state government appropriations, to June 30, 1967, *HB 186.

Tax commission, county assessors' office procedures, study, SB 299.

Tax commission, multistate tax commission expenses, *SB 247.

Teachers' retirement fund, service credit years coverage, HB 422, *SB 256.

Toll bridge authority, bridge, Fletcher bay to Winslow, construction, HB 808.

Toll bridge authority, omnibus appropriation, 1967-69 biennium, *Sub HB 722 P. V.

Toll bridge authority, operations, capital improvements, 1967-68, SB 640.

Toll bridge authority, operations, capital improvements, 1967-69, SB 626, *Sub HB 713.

University of Washington, safety research training council, HB 818.

Wahkiakum county, ferry cost, reimbursement provisions, HB 646, SB 415.

Washington state student financial aid commission, scholarship awards, SB 475.

Washington state university, rabbit diseases, industry problems, study, Sub HB 529.

Washington state university, rabbit diseases, study, HB 529.

West central Washington state college, Snohomish county, SB 417, HB 712.

World fair commission, 1970 exposition feasibility study, SB 189, *HB 387.

Architecture:

Architects, landscape, registration board created, SB 136.

Public buildings, accessibility standards, physically handicapped, aged, *HB 438.

Archives:

Archives and record management division, general administration dept., created, HB 472.

Local governmental records, distribution provision, HB 56.

Armories:

Centralia, site acquisition, *HB 83.

Chewelah, sale authorized, *HB 80.

Funds, military court fines, disposition, HB 81.

National guard, Stevens county road easement granted, *HB 82.

Prosser, sale authorized, *HB 79.

Tacoma, sale, lease, exchange authorized, *HB 132 P. V., SB 267.

Yakima, sale authorized, *HB 478 P. V.

^{*}Asterisks indicate bills passed by both House and Senate.

Art Commission:

Membership, appointment, provisions, *HB 202. Staff, employment, project development authorized, *HB 202. SB 97.

Assessments: (see also "Taxes")

Agricultural commodity sales, state, governmental agencies, enabling act, *SB 291. Apple advertising commission, membership, meetings, duties, assessments, HB 340.

Fire protection districts, special levies authorized, SB 28.

Irrigation districts, secretaries' collection responsibilities, *HB 369.

Land, agricultural, timber, tax assessment, current usage basis, study, HCR 43.

Open space land, current usage assessments, HB 121, *HJR 1, Sub HB 121.

Property, personal, list falsification, penalties, SB 4, Sub SB 4, *SB 255 P. V.

Property, public, private purchase, immediate tax roll inclusion provision, HB 811.

Property, real, increases, changes, notice required, HB 452, *HB 934 P. V.

Property, real, school districts, taxable value basis, HB 280, SB 514.

Property taxes, determination date changed, HB 942.

Property taxes, true, assessed, values, tax roll listing required, SB 319.

Sewer, diking and drainage districts, maintenance costs, payment, SB 303, *HB 866.

Associations:

Agricultural procedures, formation, regulation, *HB 296.

Bar, president, election by members, SB 454.

County commissioners, research, training fund, appropriation, HB 450.

Savings and loan, general amendments, SB 30.

Savings and loan, liquidity requirements, investments, insurance provisions, *HB 331.

Athletic Commission:

Federal program cooperation, state program study, SB 191, HB 388.

Attorney General:

Dairy industry, unfair practices, statute enforcement, SCR 20. Nonsupport petitions, intercounty, attorney general representation, HB 187. Obscene materials, sale, distribution, control, attorney general jurisdiction, HB 627. Prosecuting attorney vacancies, attorney general temporary appointment, SB 439. Public charitable trusts, regulation, *SB 9.

Attorneys:

Bar association, president, election by members, SB 454.

Defense counsel, needy persons, appointment, SB 112, HB 500, HB 573.

Fees, certain injury, insurance cases, allowed, SB 71.

Fees, certain insurance companies, litigation costs, recovery authorized, HB 380, SB 527.

Fees, checks, dishonored, interest, collection costs, *HB 224.

Fees, money due actions, venue changes, provisions, SB 20.

Fees, title only bill, HB 900.

Garnishments, wrongful, damage recovery fees, HB 217.

Grand jury, witness representation authorized, *SB 60.

Industrial insurance appeals, fees revised, SB 551, HB 477.

Instruments, filing order, photographic processing, *SB 92.

Insurance claims, own insurer, litigation settlement, fees included, SB 105.

Medical records, patient, attorney, availability provisions, HB 833.

Murder, guilty plea, counsel representation provisions, HB 563, SB 539.

Prosecuting, deputies, private law practice, certain conditions, permitted, HB 837.

Public utility districts, certain, full-time employment required, SB 546.

School districts, second, third class, employment authorized, *HB 463.

Auburn:

Highway, primary No. 5, to Renton, designation change restricted, HB 276. Highway, to Bothell, feasibility study, HB 615.

^{*}Asterisks indicate bills passed by both House and Senate.

Audits:

Legislative interim committees, biennial requirement, HB 972.

Automatic Data Processing:

Communications, centralized system, coordinated state-wide plan, SB 370, HB 651, SB 645.

County central service department, authorized, *HB 182.

Crime information center, established, *HB 638, SB 470.

Legislative processes, legislative council study, *HR 67-79.

State computer center, plans, progress, application abuses, legislative budget committee study, HR 67-88.

Vote counting machines, authorized, SB 275, HB 475.

Voter registration cards, storage, retrieval system, SB 461.

Voting, counting, electronic systems, use, SB 275, HB 475, HB 790, Sub HB 475, *HB 516 P. V.

Automobiles: (see "Motor Vehicles")

Bail:

Bond, issuance, deposit, procedures, HB 689.

Personal recognizance release, certain conditions, authorized, SB 550.

Title only bill, SB 591.

Bainbridge Island:

Bridge, Fletcher bay, to Kitsap peninsula, construction, appropriation, HB 808. Bridge, Rich Passage, to Port Orchard, construction, appropriation, HB 737.

Bridges, Rich Passage, Port Orchard Passage, connecting highways, Sub HB 719.

Bakeries:

License fund, abolished, HB 434.

Ballots: (see also "Elections" also "Voters and Voting")

Absentee, precinct committeemen blank write-in space provision, HB 417.

Absentee, precincts less than 100 voters, permitted, HB 489, *HB 516 P. V.

Absentee service voter, defined, HB 514, *HB 516 P. V.

Constitutional amendments, ballot statements, understandable language, HB 248.

Elections, open primary, straight party voting, HB 213.

Elections, primary, general paper ballot counting provisions, HB 743, *HB 516 P. V. Freeholder, position filing, name rotation provisions, *SB 369.

Presidential elections, new residents, special ballot provisions, *HB 281, *HB 516 P. V.

Voting, counting, electronic systems, use, SB 275, HB 475, HB 790, Sub HB 475, *HB 516 P. V.

Banks and Banking:

Agricultural, commodity commission, unexpended funds, deposit provisions, *SB 622. Checks, dishonored, interest, collection costs, attorneys' fees, *HB 224.

Commercial, reserve requirements, regulation, *SB 622.

Credit unions, bank classification, HB 95.

Depositors, group life insurance permitted, SB 456, *Sub HB 532.

Fiscal agency, Washington bank, trust company, state bond servicing, designation, SB 389.

Investments, small business investment companies, percentage increased, HB 50, HB 177.

Military reservations, branch banks, establishment authorized, SB 582.

Mutual savings, investments, mortgages, loans, provisions, *SB 178.

Service charge, regulation, SB 224, HB 531.

Trust funds, investment provisions broadened, *SB 65.

Banks Highland Area:

Irrigation, reconnaissance survey requested, *HR 67-54.

^{*}Asterisks indicate bills passed by both House and Senate.

Bar Association:

President, election by members, SB 454.

Barbers:

Education, age qualification, licensing, revisions, HB 322, *Sub HB 322 P. V. Examining committee, expense increase, *HB 92.

Bazaar:

Central Washington bazaar created, HJR 43.

Beaches:

Seashore conservation area, established, SB 414, HB 691, Sub HB 691, *Sub SB 414.

Bears:

Hunting, tags required, *HB 43.

Beer: (see also "Liquor")

Licenses, retailers, fee increased, alcoholism rehabilitation allocation, *SB 31.

Bellingham:

Highway, secondary No. 1F, Lindsay ave. to Donovan intersection, HB 192.

Bicycles:

Highway, street use, regulation, HB 961. Pedals, reflectorized, requirement, HB 418.

Bids:

Bidders, highway contracts, standards regulated, HB 357.

Cities, first class, construction, over \$2,500, private firms requirement, SB 552.

Cities, towns, 10% over preliminary estimates, municipal construction authorized, HB 410.

County leases, supplies, equipment, competitive bids required, HB 394, *SB 261.

Public, purchasing, 5% out-of-state differential repealed, *HB 404.

Public buildings, construction contract bids, surety bonds, insurance purchase, SB 388. Public works contracts, material sources, subcontractors, identification, SB 78, *Sub SB 78.

Public works contracts, over \$10,000, bids required, *HB 55.

State office buildings, repair, improvements, under \$10,000 without bids, *HB 53.

Billboards:

Highways, federal act conformity, regulation, HB 537, Sub HB 537.

Highways, outdoor signs, rights of way, adjacent lands, regulation, SB 510.

Billiards: (see "Pool and Billiards")

Bills:

Drafting, appropriation, *SB 198.

Legislative, consideration limitation, *SCR 10.

Legislative, consideration limitation, extraordinary session, *SCR 24.

Legislative, fiscal note requirement, HB 206, SB 100, SCR 2.

Legislative, 40th regular session, retransmittal, retention by house of origin, *SCR 18.

Legislative, reintroduction, 40th legislature, 1st extraordinary session, *SCR 19.

Legislative, revenue, taxation, consideration until adjournment sine die, *SCR 13.

Revenue, introduction authorized, SCR 17.

Birds:

Starlings, eradication, control, SB 142.

Birth Control:

Drugs, devices, sales permitted, HB 890.

^{*}Asterisks indicate bills passed by both House and Senate.

Blind:

Assistance recipients, vocational rehabilitation program, *HB 175.

Public assistance applicants, residence requirements removed, *HB 608.

"White Cane Law", provisions extended, HB 374.

Blue Law:

Liquor, Sunday sales, local option election, HB 47.

Liquor, Sunday sales, prohibited, HB 661.

Roards.

Accident insurance appeal, created, SB 292.

Air pollution, motor vehicle air contaminants, study, SCR 1.

Annexation review, school director chairman, alternate authorized, HB 341.

Boundary review, created, HB 37, *Sub HB 37.

Boundary review, members' terms established, *HB 960.

Census, abolished, duties transferred, *SB 634.

Chiropractic disciplinary, established, HB 855.

Community, local mental retardation services, SB 153, HB 304, SB 449, *Sub HB 304 P. V.

Community college, created, HB 106, SB 300, HB 548, *Sub HB 548 P. V.

Community colleges, four additional, establishment priorities, study, *HB 716.

Crime victim's compensation, established, HB 14.

Electrical advisory, per diem increase, HB 51.

Ethics, legislative, created, HB 255, SB 124.

Ethics, legislative, Senate, House, created, *SB 630 P. V.

Examining, certain, expense increase, *HB 92.

Health, membership increased, subsistence, expense provisions, HB 178.

Industrial development corporations, county formation authorized, Sub SB 547, Sub SB 596.

Industrial insurance appeals, created, HB 542.

Judges, created, retirement system administration, HB 112.

Landscape architects, created, registration, SB 136.

Legislative ethics, established, HCR 37, *SB 630 P. V.

LSD beneficial uses research, established, HB 536.

Motor vehicle accident compensation, created, HB 858.

Park, county school superintendent membership optional, HB 378. Plumbing advisory, appeals, established, SB 406.

Publications review, created, analysis, evaluation duties, SB 411, SB 504.

School district, certain officials' decisions, right of appeal provision, HB 876. School, simultaneous county, intermediate district, state membership prohibited, HB

862, *SB 442. School, simultaneous local, state membership prohibited, HB 861, *SB 442.

Tax appeals, created, *HB 576.

Vocational education, replaced by community college board, HB 548, *Sub HB 548.

Boats and Ships:

Charter, fishing, license required, HB 87.

Commercial, salmon, angling gear, personal use prohibited, HB 135.

Merchant marine, U.S. maritime power, reestablishment petitioned, *SJM 23.

Motorboats, uniform safety standards, federal basis, SB 266.

Permits, marine recreational use, required, SB 485.

Pilots, pilotage, Grays Harbor, Willapa Bay, regulation, *SB 82.

Pleasure, personal property tax, provision, SB 268.

Steamship companies, charterers, foreign, service provisions, *HB 215.

Boeing Company:

Commendation, S.S.T. development, *HR 67-10.

Boilers

Operators, engineers, firemen, licenses, regulation, SB 145.

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Bonds:

Bail, issuance, deposit, procedures, HB 689.

Bridge, Port Washington Narrows, redemption, toll free provisions, SB 541, HB 912. Capital improvements, institution, colleges, universities, appropriation, *SB 532 P. V.

Cities, counties, urban areas, arterial construction, *HB 595, SB 477.

Collateral, state treasurer, uniform bond deposit provisions, *SB 89.

College, state, Thurston county, construction, issuance, HB 952.

Colleges, universities, state building authority leasing provisions, *SB 371.

Community college districts, school district property transfers, payment, bonds, HB 609, HB 610.

Community colleges, plant facility construction, general obligation bonds, SB 377.

Contractors, electrical, license, fee increased, *HB 413.

Counties, highway construction, open space land acquisition, *SB 381.

Counties, indebtedness, taxable property value basis, *SB 270.

Debt adjusting firms, licensing, regulation, HB 16, *Sub HB 16.

East capitol site, financing, issuance, appropriation, *SB 638 P. V.

Enabling act, section 11, income, school construction bond servicing, amendment petitioned, *HJM 1.

Excess levies, revenue bonds, 40% vote requirement removed, SJR 20.

Excess levies, revenue bonds, 40% vote requirement removed, 40/60% majority, *SJR 17.

Excess levies, revenue bonds, simple majority approval provisions, SJR 1.

Federal, public works collateral security, use authorized, *SB 457.

Fiscal agency, Washington bank, trust company, state bond servicing, designation, SB 389.

Flood control zone districts, financing, revenue bonds, HB 928, *HB 222 P. V.

General administration department, capital improvements, appropriation, SB 530.

Highway construction, Tacoma, Seattle, Everett freeway completion, HB 815, *SB 545.

Hospital districts, revenue bonds, warrants, issuance, payment provisions, SB 473. Industrial development corporations, county formation, issuance, Sub SB 547, Sub

Industrial development corporations, municipal, bond financing, study, SCR 27.

L.I.D.'s, consolidated, bond issuance purposes, authorized, HB 947, *HB 941.

L.I.D.'s, interest coupon payments, general fund use authorized, *HB 941, HB 943.

Motor vehicle operators, suspended, driving penalties increased, SB 118.

Motor vehicle owners, financial responsibility, requirements, SB 353.

Motor vehicle owners, operators, insurance, verification provision, HB 863.

Outdoor recreation area, facilities, acquisition, development, referendum, SB 350, HB 686.

Parks and recreation commission, capital improvements, bonds, appropriation, SB 531. Pollution control commission, local government construction, improvements, SB 405. *Sub SB 405.

Public agencies, coupon incineration agent, designation provisions, HB 382.

Restaurant, hotel employees, wage protection bond requirement, SB 229, HB 823.

School building construction, general obligation, issuance, SB 628.

School districts, bonds, levies, 40% vote requirement removed, HJR 3, SJR 3.

School districts, indebtedness, taxable property value basis, HB 280, SB 514.

Schools, common, facilities construction, modernization, bonds authorized, HB 590, *SB 375.

Stadium, multi-use, cities, towns, construction authorized, *Sub HB 730.

Stadium, Pierce county, domed, multi-use, construction authorized, HB 730.

State buildings, state building authority leasing provisions, *SJR 17.

State treasurer, servicing state investments, indebtedness, expense payment, *HB 28. Surety, for hire vehicles, amounts increased, SB 81.

Veterans' bonus, issuance authorized, HB 7, HB 300, SB 620.

Bonus:

Veterans, bond issue authorized, HB 7, HB 300, SB 620.

Bothell:

Highway, to Auburn, feasibility study, HB 615.

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Bottles:

Beverage "bottle return act", HB 131.

Boundaries:

Intermediate school districts, change provisions, *SB 442.

PUD, formation, boundary changes, requirements, SB 309, HB 567.

Review boards, created, *SB 8, HB 37, *Sub HB 37.

Review boards, members' terms established, *HB 960.

Washington-Idaho, cooperative game, fish agreements, *HB 41.

Bounties:

Cougars, certain counties, HB 62, SB 493.

Coyotes, pups, amounts established, HB 267, SB 493.

Wolves, pups, amounts established, SB 493.

Boy Scouts:

World jamboree, state governmental cooperation, *HCR 17.

Brands:

Livestock, new methods, pre-emptory rights, HB 89.

Bremerton:

Highway, secondary, No. 21B, pedestrian overpass construction, appropriation, HB 971.

Residential school, mentally retarded, established, SB 160, HB 312.

Bridges:

Cross sound transportation system, appropriation, HB 279, HB 727, SB 463, HB 738. Fletcher bay, Bainbridge Island, to Kitsap peninsula, construction, appropriation, HB 808.

Highways, title only bill, HB 720.

Lake Washington, additional, study, survey, appropriation, HB 356.

Linden drive, four lane, appropriation, SB 277.

Port Washington Narrows, toll free provisions, SB 541, HB 912.

Puget Island, Westport, Oregon, feasibility study, appropriation, SB 222.

Rich Passage, Port Orchard Passage to Bainbridge Island, connecting highways, appropriation, Sub HB 719.

Rich Passage, Port Orchard to Bainbridge Island, construction, appropriation, HB 737.

Snake river, highway No. 3, vicinity of Clarkston, feasibility study, HB 235.

Title only bill, HB 719, HB 722,

Willapa Bay, feasibility study, appropriation, HB 375.

Brokers:

Real estate, below list price purchases prohibited, SB 174.

Real estate, discrimination prohibited, HB 117.

Real estate, housing discrimination, license revocation, HB 426, SB 564, *SB 378.

Real estate, operations, violations, injunction provisions, *SB 378.

Real estate, title only bill, HB 909.

Brown, Doris:

Shoreline teacher, track racing champion, commendation, *HR 67-68.

Brown, Wylie W.:

Spokane county assessor, birthday greetings, *HR 67-75.

Budgets:

Airports, municipal, supplemental budgets, joint resolution provisions, *HB 926.

Capital improvements, 1967-69 biennium, *HB 207.

Cities, first class, Budget Act, *HB 20.

Cities, first class, budget officer authorized, *HB 20.

^{*}Asterisks indicate bills passed by both House and Senate.

Budgets-Continued:

Cities, towns, under 300,000, uniform system provision, HB 181.

Counties, salary increases, amounts above budget appropriations, authorized, HB 292.

Elected officials, agency estimates, state budget inclusion, SB 636.

Federal grants, state agency applications, report requirements, HB 25.

Legislative committee, membership increased, *SB 619.

Legislative committee, state fund structure, study, revisions, HCR 20.

School district employees, noncertified, appropriation, salary increase, mandatory, *SB 621.

School district employees, noncertified, salary increase, clarification, *SCR 16.

State government, 1967-69, 3% reduction, HR 67-89.

State government, omnibus appropriation, 1967-68 fiscal year, SB 618.

State government, omnibus and supplemental appropriation, 1967-69 biennium, *HB 208.

State government, retirement program, costs itemized, HB 111.

State government, supplemental appropriation, to June 30, 1967, *HB 186.

Buildings:

Colleges, universities, state building authority leasing provisions, *SB 371.

Contractors, registration, general revisions, HB 348, *SB 245.

Eminent domain, moving damages, value measurement provisions, HB 390.

Higher education, furnishing, repairs, contracts authorized, *SB 386 P. V.

Legislative building space allocation joint interim committee, created, *HCR 55.

Property, real, liability, insurance, policy amount provision, SB 524, Sub SB 524.

Public, accessibility design standards, physically handicapped, aged persons, *HB 438.

Public, construction contract bids, surety bonds, insurance purchase regulation, SB 388.

Public works, building service maintenance, prevailing wage, *SB 193, HB 400.

School, construction, basic plans, HB 127.

School, construction, general obligation bonds, issuance, SB 628.

School, fallout shelter construction, HB 469, HCR 23.

School, modernization, state-aid funds, *HB 109.

State building authority created, *SB 371, *SJR 17. State building authority leasing provisions, *SJR 17.

State building financing authority abolished, *SB 371.

State office, repair, improvements, under \$10,000 without bids, *HB 53 P. V.

Waterfront property, height specifications, SB 13.

Zoning, regulation, private property, state, municipal control prohibited, SB 465.

Bumping Lake:

Enlargement, federal construction funds petitioned, *SJM 15.

Buralli, Albert:

Appropriation, business loss, reimbursement, HB 613.

Buses:

School, district safety instruction, study, *HCR 45.

School, emergency exit instructions, semi-annually, HB 665.

School, operation, headlight use, requirement, HB 789.

School, operators, classified licenses, special examination required, *SB 355, HB 696. Surety bond, amounts increased, SB 81.

Business:

Business, professions, title only bill, SB 603.

Deceptive trade practices, uniform act, SB 343.

Labor-management relations act, legislative council feasibility study, HCR 14.

Laundry suppliers, linens, garments, identification mark registration, SB 172.

Licenses, title only bill, HB 707, HB 708.

Natural gas distribution, state, county B & O tax authorized, HB 544, SB 506.

Port districts, trade centers authorized, HB 137, *Sub HB 137.

^{*}Asterisks indicate bills passed by both House and Senate.

Business-Continued:

Public utility corporations, unfair trade practices act exemption deleted, SB 331. Telephone commercial solicitation, licenses, regulation, SB 12.

Business and Occupation Tax: (see "Taxes")

Campaigns: (see also "Candidates")

Candidates, contributions, donor's identification, primary elections, SB 99.

Candidates, contributions, expenditures, reporting provisions, HB 209.

Candidates, legislative, contributions, expenditures, requirements, HB 282, SB 123.

Contributions, income tax deduction petitioned, SJM 1, HJM 4.

Military, participants, ribbon awards, veterans' benefits extended, SB 165.

Political, public service companies' contributions, reporting provisions, SB 358.

Political advertising, posting without permission, crime, HB 260.

Signs, political, posting, permission required, HB 23.

Canada:

Centennial, congratulations, *HR 67-84.

Highway, secondary No. 22A to Northport, completion, appropriation, HB 578.

Residents, certain, sales tax exemption permits, HB 495.

Canal Commission:

Members, per diem, expense provisions, *HB 444.

State harbor, tideland income, allocation, *SB 638 P. V.

Candidates: (see also "Elections")

Campaign contributions, donor's identification, primary elections, SB 99.

Campaign contributions, expenditures, reporting provisions, HB 209.

Candidates, voters' pamphlet law, general revisions, SB 95.

Cities, towns, all offices, partisan election provisions, HB 778.

Education board membership, election procedure revisions, HB 392, SB 308, *Sub SB 308.

Governor, lieutenant governor, joint candidacy, election provisions, HB 799.

Legislative, campaign contribution, expenditures, statement requirements, HB 282, SB 123.

National convention delegates, presidential preference primary, HB 748, *SB 369.

Pamphlets, statement, filing requirement, printing appropriation, HB 283, SB 127.

Public office, loyalty oath required, HB 232.

Signs, political, posting, permission required, HB 23.

Capital Improvements:

Budget, appropriation, reappropriation, 1967-69 biennium, *HB 207.

General administration department, appropriation, bonds, SB 530.

Highway commission, appropriation, 1967-68 fiscal year, SB 640.

Highway commission, appropriation, 1967-69 biennium, SB 626, *Sub HB 713.

Institutions, colleges, universities, appropriation, bonds, *SB 532 P. V.

Parks and recreation commission, appropriation, bonds, SB 531.

Park and recreation districts, capital improvement fund, maintenance, operations, transfer authorized, HB 937.

State office buildings, repair, improvements, under \$10,000 without bids, *HB 53 P. V.

Toll bridge authority, appropriation, 1967-68 fiscal year, SB 640.

Toll bridge authority, appropriation, 1967-69 biennium, SB 626, *Sub HB 713.

Capital Punishment:

Abolished, certain exceptions, HB 22, SB 232.

Capitol Building and Grounds:

East capitol site, boundary adjustment, future expansion, *SB 219.

East capitol site, financing, state harbor tideland income allocation, *SB 638 P. V.

Cascade View State College:

Redmond, established, HB 162.

^{*}Asterisks indicate bills passed by both House and Senate.

Cemeteries:

Districts, annexation provisions, SB 543.

Districts, mergers, annexation provisions, HB 437.

Census:

Board, abolished, duties transferred, *SB 634.

Fruit trees, commercial, census authorized, HB 832.

Highway control, responsibility, state census population determination, *SB 252.

Municipal courts, additional, population basis determination, HB 561.

Central Budget Agency:

Federal grants, state agency applications, report, HB 25, HB 305, *HB 360.

Planning, state advisory committee created, SB 580.

Planning, state office, created, SB 580.

State employees, semimonthly salary payment provisions, *Sub HB 534.

Central Washington State College:

Central Washington state university, name change, SB 72, HB 801.

Degrees, bachelor of science, authorized, *SB 86.

Degrees, bachelor of science, doctor of philosophy in education, SB 73.

Centralia:

Armory site, acquisition, *HB 83.

State normal school, appropriation, SB 387.

Century 21:

Exposition, dissolution provisions, *SCR 25.

Chaplains:

Counties, class AA, jails, authorized, SB 269.

Institutions, correctional, specific number eliminated, *HB 158.

Charitable Organizations:

Fund solicitation, contributions use, study, HCR 39.

Fund solicitation, public disclosure, regulations, provisions, HB 443, SB 560.

Handicapped persons, parental successor designation, HB 408.

Public charitable trusts, foundations, regulation, *SB 9.

Charters:

Cities, first class, freeholder board election petitions, preparation, SB 403, *SB 104. Public livestock markets, charters, licensing provisions, HB 347, Sub HB 347, *HB 67.

Checks:

Dishonored, interest, collection costs, attorneys' fees, *HB 224.

Public assistance recipients, deceased, uncashed, survivors' retention, HB 191.

Travelers, money orders, outstanding, unclaimed time limitation shortened, SB 342.

Chelan County:

Public lands, certain, parks and recreation commission acquisition, HB 868.

Chewelah:

Armory, sale authorized, *HB 80.

Highway, secondary No. 3U to Valley, established, SB 227.

Chico:

Highway, primary No. 21, to Silverdale, construction, SB 27.

Chief Clerk and Assistant Chief Clerk:

^{*}Asterisks indicate bills passed by both House and Senate.

Chief Clerk and Assistant Chief Clerk-Continued:

Resolutions

 Complete work of session, *HR 67-39, *HR 67-101
 pp. 1398, 2337

 Employees' salaries, Speaker and Chief Clerk to fix, *HR 67-5
 p. 25

 Final expenses, payment, *HR 67-41, *HR 67-103
 pp. 1398, 2338

 House Chamber, committee rooms, interim use, approval, *HR 67-45
 p. 1399

 House journal, preparation, indexing, *HR 67-101
 p. 2337

 Interim and presession duties, *HR 67-46, *HR 67-101
 pp. 1399, 2337

 Legislative conference attendance, *HR 67-43
 p. 1399

 Preparations for next legislature, prefiled bills, distribution, *HR 67-46
 p. 1399

 Purchase postage stamps for members, *HR 67-6
 p. 25

Child Welfare Agencies:

Licenses, standards, regulations, general revisions, HB 76, *Sub HB 76.

Children: (see also "Minors")

Abuse, reporting, immunity broadened, HB 194.

Adoption, foster parents, certain conditions, authorized, HB 326.

Culturally disadvantaged, state fund allocation, HB 683.

Death, injury, parental damages, stipulations, *SB 519.

Delinquents, institutional commitments, juvenile court suspension provisions, HB 773.

Delinquents, jury trial, indigent parents, attorney provisions, HB 888.

Delinquents, law enforcement interim committee, apprehension study, HB 200.

Delinquents, state hospital transfer, relative notification, time change, HB 157.

Exceptional, school aid, title only bill, HB 924.

Handicapped, retarded, title only bill, SB 602.

Juvenile, delinquents, institutional commitment, court authority, *SB 103.

Mentally retarded, Olympic center, inpatient care, SB 430.

Military, community college, resident fees, HB 128.

Nonsupport petitions, intercounty, attorney general representation, HB 187.

Torts, parental liability, damage amount increased, *SB 464, HB 788.

Welfare agencies, licenses, standards, regulations, general revisions, HB 76, *Sub HB 76.

Youth minimum security facilities, acquisition, maintenance provisions, HB 786.

Chiropody:

Health care service agreements inclusion, HB 252.

Chiropractors:

. Chirogractic disciplinary board established, *HB 855.

Health care service agreements, inclusion, HB 503.

Cigarettes:

Taxes, veterans bonus bond payment, HB 7, HB 300, SB 620.

Cities and Towns:

Adjustment board, actions, appeal procedure, HB 809.

Air pollution, regional authorities, authorized, SB 46, *Sub SB 46 P. V.

Airports, supplemental budgets, joint resolution provisions, *HB 926.

Airspace, sale, lease, authorized, *HB 630.

Annexation, "alternate resolution method" provisions, HB 125, SB 548.

Annexation, consolidation, joint resolution provisions, HB 824.

Annexation review board, school director chairman, alternate authorized, HB 341.

Bonds, public agencies, coupon incineration agent designation provisions, HB 382.

Budgets, (over 300,000), requirements, methods, director, *HB 20.

Budgets, (300,000 or under), uniform system provisions, HB 181.

Candidates, all offices, partisan election provisions, HB 778.

City-county consolidation, HB 821 method, legislative council study, *HR 67-91.

City-county health department, special pooling fund, established, HB 457.

Collateral, state treasurer, uniform bond deposit provisions, *SB 89.

^{*} Asterisks indicate bills passed by both House and Senate.

Cities and Towns-Continued:

Communication, electric facilities, overhead, underground conversion, HB 752, *SB 486.

Community centers, multi-purpose, cooperative formation, agreements authorized, *SB 364.

Community councils created, powers, duties, functions, HB 692.

Community municipal corporations, creation, provisions, HB 115.

Comprehensive community health centers, establishment, SB 155, *HB 295.

Comprehensive plans, open space land provisions, HB 732.

Counties, combined operations, establishment authorized, HB 821.

Data processing, communications, centralized system, SB 370, HB 651, *SB 645.

Dog racing, cities over 150,000, franchises, licensing, regulations, HB 892, HB 791.

Elections, incorporation, voters eligibility lists, provisions, SB 556.

Electric utilities, county sales, facilities, contribution contracts permitted, *HB 626.

Electrical duplicate facility disposal, line, service agreements authorized, HB 805.

Electrical inspectors, state inspector qualifications requirement, *HB 619.

Employees, candidates, loyalty oath requirement, HB 232.

Employees, group life insurance, premium payment provisions, SB 404.

Employees, pensioners, certain income, employment prohibited, HB 337.

Employees, retirement age changes, *HB 656.

Fair housing services, creation authorized, HB 836.

Financial aid, statutory reform, temporary municipal committee study, *HCR 44.

Fire protection districts, assets defined, annexation purposes, *SB 215.

Firemen, collective bargaining, union representation authorized, SB 218.

Firemen, pensions, minimum established, HB 680, SB 563.

Firemen, pensions, minimum increased, SB 497, *SB 447.

Firemen, pensions, post retirement salary basis, SB 341, SB 423.

Firemen, working hours, reduced, SB 186.

Firemen retirement funds, open end investments authorized, *SB 447, HB 733.

First class, adjustment board, certain actions, review provisions, HB 809.

First class, construction, private firms, requirements, bids, SB 552.

First class, employees' retirement system, benefit limits removed, HB 554.

First class, freeholder board, election petition, new charter, SB 403, SB 104.

First class, house trailers, excise tax, allocation, HB 253, SB 255.

First class, police, commission established, HB 327.

First class, police, employment residence requirement abolished, SB 372, HB 723.

First class, police, firemen, statewide retirement system created, HB 113, HB 950.

First class, police, pension benefits extended, increased, SB 362.

First class, retirement, 20 years service, vested membership, SB 400, HB 620, HB 554.

First class, P.U.D.'s, nuclear, thermal power plant, joint operation, SB 283, Sub SB 283, HB 874.

First, second class, air space sale, lease, HB 630.

Flood control projects, state fund contributions authorized, *HB 222 P. V., SB 517.

Food, soft drink sales, time, day restrictions prohibited, HB 328.

Freeways, sub-space, municipal use permits authorized, SB 445.

Fund distribution, title only bill, SB 586.

Funds, unexpended, county investment, loss reimbursement, HB 963.

Health boards, counties, formation, regulation, *HB 466.

Highway control, responsibility, state census population determination, *SB 252.

Highways, visual, sound buffers, property acquisition, SB 380.

Hospitals, joint county-city, university management, service contracts, *HB 762.

Hospitals, joint county-city, title only bill, *HB 762.

Income tax, graduated, nongraduated, SJR 29.

Income tax, uniform rate, HJR 29.

Incorporation, population requirements, SB 32.

Industrial development corporations, municipal, bond financing legislation, study, SCR 27.

Interlocal-cooperation act, provisions, *SB 45 P. V.

Joint governmental operations, funds, deposit provisions, *SB 139.

Jury selection, superior court formula, *SB 220.

Justice court judges, cities over 20,000, salaries increased, HB 682.

^{*}Asterisks indicate bills passed by both House and Senate.

Cities and Towns-Continued:

Land preservation program, recreational purposes, acquisition, state loans, SB 354.

L.I.D., bonds, interest coupon payments, general fund use authorized, *HB 941, HB 943.

L.I.D., consolidated districts authorized, bond issuance purposes, HB 947, *HB 941.

L.I.D., existing overhead lines, relocation, authority, HB 493.

L.I.D., legislative council study, HCR 30, *HCR 33.

Local improvements bids, 10% over estimates, construction authorized, HB 410.

Mass transportation system, participation, construction, operation, SB 164, HB 623.

Mayors, commissioners, cities 7,000-14,000, salary increase, SB 239.

Mayors, commissioners, commission form government, salaries, charters, *Sub SB 239.

Mental health service, Idaho, Oregon contracts authorized, *SB 161, HB 424.

Metropolitan transportation, comprehensive plan, facilities, services, procedures, *SB 168.

Motor vehicle excise fund, distribution, reapportionment, use provisions, HB 754.

Motor vehicle fuel tax, allocation, matching requirement deleted, SB 437.

Motor vehicle fuel tax, increases, allocation provisions, SB 420, *HB 595, SB 477.

Motor vehicles, resident use, privilege tax imposed, HB 933.

Municipal courts, additional, population basis determination, HB 561.

Municipal courts, judges pro tempore, appointment, HB 659.

Municipal courts, venue change, prejudice affidavit filing, *SB 328 P. V.

Municipal industrial development program, fund created, HB 287.

Municipal recreation amusement facilities, fees authorized, HB 308.

Officials, elective, over 70, state retirement system, inclusion, SB 248, *SB 96.

Open space land act, public acquisition, eminent domain, HB 239, SB 137.

Optional municipal code enacted, *HB 496.

Parking, off-street, excise tax payment provisions, SB 558, SB 471, *SB 261.

Parking, off-street, financing, construction, meter revenue, HB 672, SB 537, *SB 261.

Parking, public, free, private corporation, municipal property sale, lease, authorized, SB 471, *SB 261.

Planning commission, comprehensive plan, resolution adoption, HB 371.

Planning commission, comprehensive zoning plan, adoption, Sub HB 371, *SB 261.

Police employees, civil service examination, appointment provisions, revised, SB 427.

Prisons, convicted felons, detention, state contract provisions, *HB 156.

Property, real, sales, zoning certificate, buyer delivery requirement, HB 641.

Public improvements, financing, property value increases, tax allocation, HJR 30.

Public work contracts, bids, material sources, subcontractors, identification, SB 78, *Sub SB 78.

Public work contracts, collateral security, federal bonds, securities, *SB 457.

Purchasing, bids, 5% out-of-state differential repealed, *HB 404.

Purchasing, domestic materials, labor, 5% differential, preferential provisions, HB 243

Sales, use taxes, county-wide, imposition authorized, HB 931.

Sales, use taxes, 5% allocation, HB 806.

Sales tax, allocation, distribution formula, SB 616.

Sales tax, 8% allocation, SB 458.

Second class, park property, exchange, disposal provisions, HB 271.

Second, third class, transportation systems, administration, HB 953.

Sewage treatment payments, other municipal corporation, B & O tax deduction, HB 549.

Sewerage systems, construction, improvement, state matching fund, SB 405, *Sub SB 405.

Stadiums, multi-purpose, construction authorized, *Sub HB 730.

State and community affairs agency, created, HB 594.

State ferries, terminals, law enforcement, concurrent jurisdiction, HB 384.

State funds, distribution formula, HB 219.

Statewide city employees' retirement system, certain trustees, election, SB 536.

Statewide city employees' retirement system, supplemental benefit fund, *HB 656, SB 536.

^{*}Asterisks indicate bills passed by both House and Senate.

Cities and Towns-Continued:

Street vacating ordinances, county recording provision, *SB 104.

Streets, highway comprehensive transportation study, HB 359, Sub HB 359.

Streets, vacated, abutting owners purchase provisions, *SB 419.

Taxes, excise, residents, imposed, HB 932.

Taxes, property, maximum authorized millage levy permitted, HB 545.

Taxes, property, prepayment permitted, *HB 913, SB 615.

Title only bill, SB 599, SB 606, SB 607.

Tort claim notice, filing requirement repealed, SB 213.

Tort liability, immunity removed, *HB 97.

Tourists, promotion expenditures authorized, HB 169.

Trade promotion, title only bill, SB 547, HB 870.

Transportation systems, public, operation, maintenance contracts, HB 857.

Transportation systems, public, tax subsidies authorized, HB 953.

Urban renewal, rapid transit property value increases, tax allocation, HJR 30.

Urban renewal, real property disposal, without competitive bids, SB 307.

Urban renewal, voter approval provisions, SB 422, HB 967.

Voter registration files, purging, time period shortened, HB 776, *HB 516 P. V.

Water, sewer, fire protection districts, property ownership provisions, SB 578.

Water, sewer districts, facilities, service limits extended, *SB 119.

Zoning, classifications, comprehensive plans, compensation provisions, HB 777.

Zoning, regulation, private property, state, municipal control prohibited, SB 465.

Citizenship:

Cards, use, issuance provisions, HB 195.

Civil Actions and Procedures:

Buildings, moving damage, value measurement, HB 390.

Childrens' death, injury, parental damages, *SB 519.

Construction projects, claims, actions, statute of limitation, *HB 678.

Contract, certain, rescission, triple damages, HB 264.

Contractors, rights of action, certain period, registration requirement waiver, *SB 245.

Court exhibits, unopened depositions, reporters' notes, destruction, SB 455, HB 894. Cross examination, summations, time limitation prohibited, SB 50.

Damage claims, unliquidated, certain, interest payment, HB 652.

Depositions, unopened, reporter's notes, retention, *HB 244.

Eminent domain, state, property condemnation, immediate possession, HJR 31.

Fees, filing, increase, judges' retirement fund allocation, HB 164.

Garnishment, prior to judgment, prohibited, HB 241.

Garnishment, subsistence allowance, exemption, HB 230, SB 577.

Garnishment, wrongful, damage recovery authorized, HB 217.

Garnishment writs, justice courts, contents, forms, requirements, SB 18, *Sub SB 18. Garnishment writs, superior courts, contents, forms, requirements, amended, SB 19. *Sub SB 19.

Injuries, personal, statute of limitations, accrual on discovery, HB 414.

Insolvency, distraint, employers, state claims, labor preference provisions, *SB 643.

Insurance, injury, certain cases, attorneys' fees allowed, SB 71.

Insurance, liability, personal injury suits, existence discovery, evidence, SB 528.

Insurance claim, own insurer, litigation settlement, attorney fee, SB 105.

Insurance companies, litigation costs, attorney fee recovery, HB 380, SB 527.

Insurance judgments, debtor's insurance, certain actions permitted, HB 917.

Judgment, default, finality, service requirements, SB 56.

Landlord, unlawful detainer, tenant damages, provisions, SB 402.

Married women, personal injury actions, separate suit permitted, SB 17, HB 406.

Medical records, patient, attorney, availability provisions, HB 833.

Money due actions, venue change, attorney fee provisions, SB 20.

Motor vehicle accidents, out-of-state residents, mail summons service provisions, SB 132.

Nonsupport petitions, intercounty, attorney general representation, HB 187.

Obscene materials, sale, distribution, control, attorney general jurisdiction, HB 627. Property sale decree, posting notice, time requirements revised, SB 209.

^{*} Asterisks indicate bills passed by both House and Senate.

Civil Actions and Procedures-Continued:

Real estate brokers, salesmen, operations, violations, injunction provisions, *SB 378. School district employees, damage suits, one year limitation, SB 134.

Securities sales, fraudulent, civil action commencement, time extended, *HB 93.

Sheriff official services, certain, fees increased, SB 187.

Small loan companies, debtors financial statements, court evidence disqualification,

State agencies, rulings, judicial review, venue provisions, *SB 480, HB 841.

Statute of limitation, summons service, toll commencement provisions, SB 208, HB

Summons, foreign steamship companies, charterers, service provisions, *HB 215. Summons, notices, by publication, procedures, time requirements revised, SB 209.

Tortfeasors, joint, contributions, uniform act, SB 340.

Torts, certain, committed out-of-state, jurisdiction, SB 58.

Torts, claim notice, cities and towns, filing requirement repealed, SB 213.

Transfer, certain, justice to superior courts, SB 57, *SB 464.

Uniform foreign deposition act, provisions, HB 445.

Usury, debtor relief, civil, criminal actions, SB 35, HB 368, *HB 224.

Venue, plaintiff's option, SB 54, SB 20.

Wills, proof, attesting witnesses, affidavit provisions, SB 235, *HB 138.

Civil Defense:

Post-attack, resource management, provisions, SB 451.

School buildings, fallout shelter provisions, HB 469, HCR 23.

Search and rescue operations, civil defense department responsibilities, *HB 5.

Civil Rights: (see also "Discrimination")

Convicted persons status, uniform act, SB 337.

Employment applicants, photograph requirement, not discriminatory, HB 583.

Fair housing services, creation authorized, HB 836.

Human rights commission created, HB 203, SB 98, HB 344.

Insurance, race, geographic area, discrimination prohibited, SB 214.

Legislation passage urged, *HR 67-22.

Public works contracts, state report requirements, HB 579.

Schools, racial imbalance, elimination, regulation, provisions, HB 557, SB 421.

Civil Service:

Commission established, class A, AA, counties, Sub SB 360.

County employees, class A, AA, system established, SB 360, Sub SB 360.

Firemen, port districts, coverage, HB 412.

Highway personnel, state system incorporation, state personnel board jurisdiction,

Sheriffs' office, certain employees, exempt, SB 260.

Sheriffs' office, police, employees' examination, appointment provisions revised, SB

Veterans, wives, certain, public employment, preference provisions, HB 949.

Viet Nam, public employment, preference provisions, SB 515.

Claims:

Damage, unliquidated, certain, interest payment, HB 652.

Insolvency, distraint, employers, state claims, labor preference provisions, *SB 643.

Insurance, health, disability, duplicate coverage limitation removed, HB 49.

School district employees, damage suits against, one year limitation, SB 134.

Small, justice courts, amount increased, SB 10.

Clams: (see "Shellfish")

Clark County:

Public lands, natural resources department exchange authorized, *HB 769, SB 479. Southwestern Washington state college, establishment, SB 22, HB 17, HB 488, SB

^{*}Asterisks indicate bills passed by both House and Senate.

Clarkston:

Highway, Lewis and Clark, to Ilwaco, new route established, HB 553, SB 351.

Highway, primary No. 3 to Colton, feasibility study, SB 21, HB 235.

Tourist information center, authorized, HB 364.

Clothes and Clothing: (see "Wearing Apparel")

Codes: (see also "Revised Code of Washington")

Commercial, uniform, security interest, resalable merchandise, HB 584.

Commercial, uniform, unauthorized transaction signatures, bulk transfer firms, SB 42. *Sub SB 42.

Corporations, nonprofit, model code enacted, *SB 76.

Ethics, legislative advisory board established, HCR 37, *SB 630 P. V.

Ethics, legislative board established, HB 255, SB 124.

Ethics, legislative boards, Senate, House, created, *SB 630 P. V.

Ethics, public officials, HB 256, SB 130.

Insurance, commission created, regulations study, SB 624.

Insurance, general revisions, SB 199, *Sub SB 199.

Insurance, rules, regulations, legislative council study, HCR 40.

Motor vehicle, terminology changes, *SB 36.

Motor vehicle title, registration law, uniform commercial code conformity, *SB 43.

Optional municipal code enacted, *HB 496.

Plumbing, established, SB 406.

Workmen's compensation law, RCW Title 51, enacted, HB 542.

Collective Bargaining: (see also "Labor")

Employees, public, organization method, provisions, *HB 483 P.V., HB 604.

Federal employees, union representation, recognition petitioned, SJM 17.

Firemen, municipal, union representation authorized, SB 218.

Health care activities employees, union representation authorized, HB 774, SB 559.

Port district employees, provisions, *SB 34.

State agency representation, personnel board determination, SB 538.

Colleges and Universities: (see also name of college)

Buildings, furnishing, repairs, contracts authorized, *SB 386 P. V.

Buildings, state building authority leasing provisions, *SB 371.

Capital improvements, appropriation, bonds, *SB 532 P.V.

Community, see "Community Colleges".

Dairy product substitutes, use prohibition repealed, *HB 197.

Employees, health, accident insurance, partial payment authorized, SB 237.

Employees, professional, certain, interviews, travel, moving expense, *Sub HB 403.

Fire marshal, ex officio, certain persons, designation authorized, HB 431.

Motion pictures, certain, entertainment purposes, prohibited, HB 379, SB 244.

Public higher education, temporary advisory council created, *SCR 15.

Senior colleges, study, HCR 12, *HR 67-67.

State, facilities, communists, certain individual, speeches prohibited, HB 198.

State, normal school, Centralia, appropriation, SB 387.

State college, Clark county, established, SB 22, HB 17, HB 488, SB 290.

State college, Lewis county, established, HB 33.

State college, Pierce county, established, HB 122, SB 87.

State college, Redmond, established, HB 162.

State college, Snohomish county, established, SB 417, HB 712.

State college, Thurston county, construction, bond issuance, HB 952.

State college, Thurston county, established, SB 361, *HB 596.

State college, title only bill, HB 783, HB 784, HB 883, HB 891, SB 588, SB 594, SB 598.

State colleges, degrees, bachelor of science, authorized, *SB 86.

State colleges, degrees, bachelor of science, doctor of philosophy in education, SB 73.

State colleges, employees, retirement program inclusion, SB 349.

State colleges, renamed universities, SB 72, HB 801.

^{*}Asterisks indicate bills passed by both House and Senate.

Colleges and Universities-Continued:

State colleges, retirement program, contribution amount increased, SB 349.

State colleges, trustees, appointments, terms established, HB 820, *HB 355.

State colleges, two additional, establishment, appropriation, HB 902.

State institution physical facilities, school use authorized, *HB 153.

State universities, joint county-city hospital management, service contracts, *HB 762.

Students, living, travel expenses, state support, SB 625.

Students, loans, financial institutions authorization, federal insurance, SB 484.

Students, loans, scholarship program, feasibility study, *HCR 32.

Students, state, financial aid commission, created, scholarships, HB 190, SB 475.

Title only bill, HB 854, SB 589.

Colton:

Highway, primary No. 3 to Clarkston, feasibility study, SB 21, HB 235.

Columbia Basin:

Project, state trust lands, irrigation, sale restrictions, removal petitioned, HJM 15.

Columbia Interstate Compact Commission:

Members appointed p. 2288

Columbia River:

Anadromous fish, regulation, Columbia, Snake rivers, compact, SB 500, HB 825.

Bridge, Puget Island, feasibility study, appropriation, SB 222.

Fisheries commission established, SB 359, HB 685.

Highway, secondary No. 3S, extended to primary highway No. 22, SB 327.

Navigation extension, upper Columbia, urged, *HR 67-59.

Navigation, lower channel dredging, appropriation increase petitioned, SJM 25.

Navigation, upper extension link, support petitioned, SJM 7, HJM 9.

Salmon, commercial fishing, license fees increased, district provisions, HB 935, HB 948.

Steelhead trout, game fish classification, Oregon petitioned, *SJM 11, HJM 11.

Washington state university electrical research station, *SB 167.

Commerce and Economic Development:

Clarkston tourist information center, appropriation, HB 364.

Foreign trade office, established, *Sub HB 170.

Markets, domestic, foreign, development, trade fair participation, *Sub HB 170.

Municipal industrial development program, administration, HB 287.

Outdoor recreation advisory committee reconstituted, jurisdiction, SB 59.

Port districts, trade centers authorized, HB 137, *Sub HB 137.

Title only bill, HB 705, HB 706.

Trade fairs, state participation authorized, *HB 170.

Commercial Transactions:

Uniform commercial code, security interest, resalable merchandise, requirement, HB 584.

Uniform commercial code, utility, transportation corporations, security interests, HB 551, SB 450, *Sub SB 42.

Uniform commercial code, unauthorized signatures, bulk transfer firms, fees, SB 42, *Sub SB 42.

Commissioners:

Cities, commission form government, salaries, charter, ordinance, *Sub SB 239.

Cities, 7,000-14,000, salary increase, SB 239.

County, administrator, appointment authorized, SB 44.

County, certain, number increased, SB 146.

Court, judicial districts, appointment provisions, *SB 466, SB 131.

Port districts, certain, salary basis established, SB 474.

Public utility, districts, 2nd class, board vacancy, SB 521, SB 309.

State library, actual expense reimbursement, *HB 110.

^{*} Asterisks indicate bills passed by both House and Senate.

Commissions:

Aeronautics, aircraft hazard marking, personnel, appropriation, HB 325.

Aeronautics, director, salary increase, *HB 61.

Aeronautics, membership provisions, *HB 61.

Art, membership appointment, provisions, *HB 202.

Art, staff employment, project development authorized, *HB 202, SB 97.

Athletic commission, federal program cooperation, study, SB 191, HB 388.

Canal, members, per diem, expense provisions, *HB 444.

Civil service established, class A, AA, counties, SB 360, Sub SB 360.

Columbia river fisheries commission established, SB 359, HB 685.

Constitutional revision, membership, duties, SB 176, HB 402, HCR 51.

County boundary advisory, created, *SB 8.

Crime, title only bill, SB 590.

Crime commission created, study, report, Sub SB 590.

Crime investigating commission, established, SB 408.

Dairy products, members, election provisions, HB 433.

Education, compact, established, *SB 107.

Environmental quality, created, membership, duties, SB 179, HB 370.

Fisheries, created, certain directors' powers transferred, SB 313.

Fisheries, created, powers, duties, HB 530.

Fruit, membership increased, election procedure, HB 416.

Full employment commission established, Initiative 32.

Grand jury study established, appropriation, Sub HB 15.

Higher education facilities act, title VI, state participation, *HB 355, HB 586.

Highway, abolished, duties transferred, HB 625.

Horse racing, license fee receipts, state treasurer payment, SB 306.

Horse racing, membership appointment, Senate consent, SB 298, Sub SB 298.

Human rights, created, HB 203, SB 98, HB 344.

Insurance, created, code, regulations study, SB 624.

Judges appointment, created, SB 38.

Legislative facilities and operations commission, created, Sub SB 613.

Legislative facilities and operations commission, title only bill, SB 613.

Multistate tax, member appointment, *SB 247.

Municipal planning, comprehensive plan, resolution adoption, HB 371.

Municipal planning, zoning, resolution, ordinance adoption, Sub HB 371, *SB 261.

Natural rivers conservancy commission established, HB 234, SB 195.

North cascades study, wilderness area recommendations, SJM 16, Sub SJM 16, *SJM 21.

Oceanographic, created, *SB 49 P.V.

Police, 1st class cities, established, HB 327.

Port district civil service commission created, HB 412.

Public hospital districts, board membership increased, *HB 539.

Public pension, expenses, investment study powers, *SB 68.

Public pension, investment counsel employment authorized, *SB 69.

Public pension, officials, employees, surviving spouse provisions, fiscal study, *HCR 41.

Public pension, retirement, out-of-state credits, transfer, study, SCR 11.

School district reorganization, established, HB 455.

Site selection, women's correctional institution, *HB 150.

Stadium, created, *SB 505.

State transportation, created, HB 333, SB 575, SB 554.

Student financial aid, created, scholarship awards, HB 190, SB 475.

Sweepstakes, established, HB 18.

Taxing district study, established, HB 268.

Teachers professional practice, established, HB 323.

Traffic safety, established, SB 108, *HB 269 P.V.

Water pollution control commission created, powers, duties, *HB 179.

World fair, 1970 exposition, state participation, feasibility study, SB 189, HB 387.

^{*} Asterisks indicate bills passed by both House and Senate.

Committees: (see also "Interim Committees")

Crime, criminal law, interim, created, HCR 24, HCR 52.

Data processing advisory, created, SB 645.

Data processing and communications, established, SB 370, HB 651.

Emergency resources planning committee, established, SB 451.

Flood control, countywide, advisory, membership increased, HB 221, *HB 222 P.V.

Game and game fish interim committee created, *HCR 54.

Governor's advisory committee on laboratory facilities created, HB 64.

Governor's emergency fund, expenditure approval, HB 73.

Higher education advisory, scholarships, student loans, study, *HCR 32.

Highways, hovercraft transportation study. HB 289.

Instructional materials committee established, *HB 675.

Interim, see "Interim Committees."

Joint education, see "Joint Committee on Education."

Joint highways, see "Joint Committee on Highways."

Labor-management law review committee created, SB 190, HB 435.

Legislative, standing, designated interim committees, HB 849.

Legislative budget, see "Legislative Budget Committee."

Legislative council, see "Legislative Council."

Legislative orientation, legislators' pre-session training program, HB 240, SB 125.

Local record committee established, HB 56.

Municipal, created, *HCR 44.

Nuclear energy, joint committee created, *SB 453.

Oceanographic film presentation, *HCR 8.

Outdoor recreation, interagency, finance, administration, planning provisions, *HB 60.

Outdoor recreation advisory committee reconstituted, jurisdiction transfer, SB 59.

Planning, state advisory, created, SB 580.

Soil and water conservation, created, SB 140, Sub SB 140.

Soil and water conservation, membership changed, increased, *HB 225.

State purchasing advisory, name change, HB 517.

Statute law, legislative council member requirement deleted, *HB 965.

Technical advisory, freeways, expressways, statewide study plan, HB 482.

Committees (Legislative): (see "House of Representatives")

Common Carriers:

Air carriers, intrastate, utilities and transportation commission regulation, SB 410.

Air commerce, intrastate, legislative council study, report, SCR 14.

Trucks, overweight load permits, fee schedule rates reduced, SB 494.

Trucks, tractors, gross weight fees, rate schedule revision, *HB 595, *SB 651.

Trucks, tractor, loads, overlegal, continuous operation, annual fee provisions, HB 831

Communications:

Private, interception, recording, divulging prohibited, HB 262, *SB 507.

Communism:

Colleges, universities, state facility use, prohibited, *HB 198.

Community Affairs:

Planning and community affairs, census board duties transferred, *SB 634.

Planning and community affairs agency created, *Sub HB 78.

State office created, HB 78.

Community Colleges:

Community college act of 1967, *Sub HB 548 P.V.

Corporations, contributions, income tax deduction petitioned, SJM 14.

Dairy products, substitutes, use prohibition repealed, *HB 197.

Districts, capital construction county levy authorized, SB 490.

Districts, created, HB 486, SB 276, HB 610.

^{*}Asterisks indicate bills passed by both House and Senate.

Community Colleges-Continued:

Districts, development, created, air force facilities availability basis, *SB 491.

Districts, employees, noncertified, union organization authorized, HB 564.

Districts, school district property transfers, payment, bond issue authorized, HB 609, HB 610.

Districts, state system created, HB 106, SB 300, HB 548, *Sub HB 548 P.V.

Driver education programs, motor vehicles, use tax exempt, *SB 255 P.V.

Employees, health, accident insurance, partial payment authorized, SB 237.

Facilities, bond issues, school district indebtedness limitations removed, SB 650.

Faculty retirement plan authorized, SB 70.

Funds, state, disbursement, reorganizational period, provisions, *HB 976.

Funds, state, transitional period, disposition provisions, SB 644.

Military, spouses, children, resident fees, HB 128.

Motion pictures, certain, entertainment purposes, prohibited, HB 379, SB 244.

New, four additional, establishment priorities, study *HB 716.

New, four additional authorized, HB 366, SB 246.

Olympia, established, HB 575.

Operations, preliminary planning, four additional, fund allocation, HB 373.

Plant, facilities, construction, general obligation bonds authorized, SB 377.

School districts, facilities transfer, indebtedness allowance exemption, HB 887.

State central store purchases permitted, HB 54.

Title only bill, SB 501, SB 502, *HB 716, HB 717, SB 608, SB 609.

Community Property: (see also "Property")

Debts, antenuptial payment provisions, HB 626, SB 452.

Division, probate, revisions, *HB 138.

Personal, spouses signatures required, SB 14, HB 407.

Taxes, gift, two-gift treatment, separate property provisions, SB 305.

Compacts:

Anadromous fish, regulation, Columbia, Snake rivers, compact, SB 500, HB 825. Columbia river fisheries study, commission established, compact, SB 359, HB 685. Detainers, interstate agreements, *HB 511.

Education, interstate, state membership ratified, HB 199, HB 201, *SB 107.

Multistate tax, enacted, *SB 247.

Computers: (see "Automatic Data Processing")

Confectioners:

License fund, abolished, HB 434.

Connell:

Highway, secondary No. 11A to Othello, relocation, reconstruction, SB 295, HB 547.

Conservation and Development:

Department, abolished, duties transferred, *SB 143.

Department, basic data fund created, HB 70, *HB 174.

Department, Green river flood control project, appropriation, HB 286, SB 516.

Department, stream gauging fund abolished, HB 70, *HB 174.

Natural rivers conservancy districts, commission established, HB 234, SB 195.

Reclamation districts, reclamation revolving funds authorized, HB 141.

Reclamation districts, state loans authorized, *HB 69.

Soil, water, committee, membership changed, increased, *HB 225.

Soil, water conservation subdistricts, authorized, SB 140, Sub SB 140.

Water, state resources development plan, authorized, SB 47.

Water rights, beneficial use, registration, relinquishment provisions, *SB 175.

Well diggers, examinations, licenses, regulations, SB 243.

Constitutional Amendments:

Amendment, proposals, by article, HJR 15.

Amendment, proposals, by portion, entirety, SJR 9, *HJR 35.

Amendment, proposals, by subject matter, HJR 15, SJR 14, HJR 20.

Annual sessions, legislative, 75/30 days, HJR 16, SJR 8, SJR 11, HJR 24, Sub HJR 16, SJR 30.

^{*}Asterisks indicate bills passed by both House and Senate.

Constitutional Amendments-Continued:

Annual sessions, legislative, 75/35 days, HJR 8.

Annual sessions, legislative, 120/60 days, HJR 10.

Biennial sessions, legislature, 90 days, HJR 44.

Central Washington bazaar, creation provisions, HJR 43.

Commission, revision, title only bill, HB 867.

Constitutional convention, call, 1968, HJR 38.

Constitutional convention, call, 1968, delegate election provisions, HB 775.

Constitutional convention, call, 1969, SJR 21.

Constitutional convention, legislative call, vote requirement reduced, HJR 32.

Constitutional convention, proposal, vote requirement revised, SJR 12, HJR 19, HJR

Constitutional convention, proposal, submit to voters, HJR 7, SJR 10, HJR 22.

Constitutional convention, title only bill, HJR 37.

Constitutional revision commission, created, SB 176, HB 402, HCR 51.

Constitutional revision, legislative council study, *HR 67-102.

County officials, vacancies, appointment provisions, HJR 28, *SJR 24.

Court of appeals, establishment provisions, *SJR 6, HJR 34.

Eminent domain, title only bill, HJR 36.

Excess levies, bonds, 40% vote requirement removed, SJR 20.

Excess levies, bonds, 40% vote requirement removed, 40/60% majority provisions, *SJR 17.

Excess levies, bonds, simple majority approval provisions, SJR 1.

Excess levies, bonds, voter approval, simple majority, SJR 1.

Federal, state legislative apportionment, federal court jurisdiction, prohibition, petition rescinded, SJM 22, HJM 17.

Income tax, federal, state partial return, legislation petitioned, HJM 12.

Income tax, graduated, nongraduated, state, municipal corporations, SJR 29.

Income tax, municipal corporations, uniform rate, HJR 29.

Income tax, state, municipal corporations, uniform rate, provisions, HJR 29.

Income tax, state, property tax valuation, millage, combination provisions, SJR 31.

Income tax, state, uniform rate, HJR 29, Sub HJR 29.

Initiatives, legislative action deleted, SJR 19.

Judges, supreme court, eligibility qualifications, SJR 27.

Land, agricultural, timber, open space, current usage, assessment, *HJR 1.

Land ownership, restriction repeal, *SB 88.

Legislative annual sessions, 75/30 days, HJR 16, SJR 8, SJR 11, HJR 24, Sub HJR 16, SJR 30.

Legislative annual sessions, 75/35 days, HJR 8.

Legislative annual sessions, 120/60 days, HJR 10.

Legislative biennial sessions, 90 days, HJR 44.

Legislators, civil office appointment, election, limitation removed, SJR 22.

Legislators, vacancies, appointment provisions, HJR 28, *SJR 24.

Lotteries, state operated, HJR 5.

Officials, elective, appointive, compensation increase provisions, *HJR 13.

Property, real, renewal projects, property value increases, tax allocation, SJR 25.

Property tax, assessed valuation, millage, income tax basis, SJR 31.

Property tax, assessed valuation, 25%, HJR 2, HJR 12, SJR 13, SJR 32.

Property tax, assessed valuation, 25%, 50 mill limit, HJR 29, Sub HJR 29.

Property tax, certain public properties, exemption deleted, HJR 33.

Property tax, imposition, legislative authority, HJR 23.

Property tax, levies, bonds, 40% vote, 60% majority, requirements revised, HJR 17.

Property tax, state, local, uniform state valuation, authorized, HJR 6.

Property tax, \$10 per \$1,000 true value, SJR 29.

Proposed, ballot statements, understandable language requirements, HB 248.

Public improvements, financing, property value increases, tax allocation, HJR 30.

Public officials, employees, surviving spouse pension provisions, SJR 4, HJR 27.

Public officials, employees, surviving spouse pension provisions, fiscal study, *HCR

Public pension funds, investment authorized, *SJR 5.

Reapportionment, legislature, federal census basis, SJR 18, HJR 39, HJR 42, SJR 26. School, library districts, excess levies, 40% vote, simple majority, *SJR 23.

^{*}Asterisks indicate bills passed by both House and Senate.

Constitutional Amendments-Continued:

School districts, bonds, levies, 40% vote requirement removed, HJR 3, SJR 3.

School districts, excess levies, two year periods, HJR 4, SJR 2.

School districts, 40 mill limit provisions, exempt, HJR 41.

State debts, publication notice required, *SB 555.

Superintendent of public instruction, appointed position, HJR 21, SJR 16.

Superintendent of public instruction, powers, duties, legislative jurisdiction, SJR 28. Taxes, imposition, legislative authority, HJR 23.

Urban renewal, rapid transit projects, property value increases, tax allocation, HJR

U.S., presidential disability succession amendment ratification, HJR 9, HJR 11, *SJR

Voter registrations, residency, time requirement changed, HJR 40.

Voting age, reduced to 18, HJR 14, SJR 15, HJR 26.

Constitutional Convention:

Call, 1968, HJR 38.

Call, 1969, SJR 21.

Call, 1968, delegate election provisions, HB 775.

Federal, state legislative apportionment, federal court jurisdiction, prohibition, petition rescinded, SJM 22, HJM 17.

Legislative call, majority vote requirement reduced, HJR 32.

Proposals, elections, 25-year interval, SJR 21.

Proposals, majority vote requirement revised, SJR 12, HJR 19, HJR 25.

Proposals, submit to voters, HJR 7, SJR 10, HJR 22.

Title only bill, HJR 37.

Constitutional Revision Commission:

Created, membership, duties, SB 176, HB 402, HCR 51.

Title only bill, HB 867.

Construction:

Bidders, highway contracts, standards regulated, HB 357.

Cities, first class, construction bids, over \$2,500, private firm requirement, SB 552.

Community college districts, levy authorized, SB 490.

Contractors, registration, regulation, HB 163, SB 109.

Contractors, rights of action, certain time period, registration requirement exempt, *SB 245.

Indemnity contracts, negligence liability, void, SB 317, *SB 464.

Projects, claims, actions, statute of limitation, provisions, *HB 678.

Public buildings, contract bids, surety bonds, insurance purchase regulation, SB 388.

School buildings, basic plans, HB 127.

School buildings, fallout shelter provisions, HB 469, HCR 23.

Consumer Protection:

Insurance companies, consumer protection act, inclusion, *SB 197.

State, U.S. agencies, consumer protection act coverage, inclusion, SB 438.

Contractors:

Building, registration, general revision, HB 348, *SB 245.

Construction, registration, regulation, HB 163, SB 109.

Construction, rights of action, certain time period, registration exemption, *SB 245. Electrical, license bond fee increased, *HB 413.

Health care service, insurance commissioner jurisdiction, SB 499.

Health care service, 6 month agreements, insurance law exemption, Sub SB 499.

Contracts:

Cities, first class, construction bids over \$2,500, private firms requirement, SB 552.

County purchasing, posting requirements, minimum limitation increase, *SB 159.

County waste material, collection, disposal system authorized, HB 284.

Diking, drainage, flood control districts, consolidation authorized, SB 74, HB 826.

Diking, drainage districts, consolidation, contracts authorized, *Sub SB 74.

^{*}Asterisks indicate bills passed by both House and Senate.

Contracts—Continued:

Health care service, insurance law regulation deleted, SB 357.

Higher education, buildings, furnishing, repairs, contracts authorized, *SB 386 P.V.

Highway construction, bidder standards regulated, HB 357.

Hospitals, joint county-city, state university management, service contracts, *HB 762

Indemnity, construction projects, negligence liability, void, SB 317, *SB 464.

Installment sales, delivery, cancellations, rates, charges, regulation, SB 63, *Sub SB 63.

Installment sales, service charge notation deleted, SB 639.

Insurance annuities, fixed, variable amount payments, issuance authorized, SB 346, HB 681.

Irrigation districts, maintenance, operation contracts permitted, *HB 36.

Mental health service, Idaho, Oregon contracts authorized, *SB 161, HB 424.

Motor vehicle insurance, consultation rules, regulation, HB 523, HB 532, SB 429, HB 739, *Sub HB 532.

Printing, certain clauses, prominent identification, HB 320.

Printing, public, prevailing wage rate requirement, HB 624.

Public buildings, construction bids, surety bonds, insurance purchase regulation, SB 388

Public works, bids, material sources, subcontractors, identification, SB 78, *Sub SB 78.

Public works, building service maintenance, prevailing wage, *SB 193, HB 400.

Public works, collateral security, federal bonds, securities, use authorized, *SB 457.

Public works, discrimination, state report requirements, HB 579.

Public works, over \$10,000, bid required, *HB 55.

Public works, partial competition, acceptance, retained percentage reduced, HB 470.

Real estate, mortgage note interest, B & O tax exempt, SB 540.

Reclamation districts, state loans authorized, *HB 69.

Rescission, certain, triple damages, HB 264.

School districts, certificated employees, specific duties outlined, provisions, HB 589. Small loan companies, annual interest rate listing required, HB 541.

State, political subdivisions, domestic materials, labor, 5% differential preferential provisions, HB 243.

State library service, state agencies, *HB 71.

Teachers' nonrenewal, discharge, appeals, provisions, HB 349.

Transportation systems, public, operation, maintenance contracts authorized, HB 857.

Cooperatives:

Agriculture, liquid petroleum gas sales, regulation, SB 488.

Nonprofit, part nonprofit, corporate basis, organization authorized, SB 383.

Copyrights:

Filing, state treasurer, requirement removed, *HB 32.

Coroners:

Office abolished, medical examiner system established, HB 120, HB 460.

Corporations:

Annual reports, restated articles, name change filing provisions, *HB 497.

Century 21 exposition, dissolution provisions, *SCR 25.

Community municipal, creation, provisions, *HB 115.

Cooperatives, nonprofit, part nonprofit, corporate basis, organization authorized, SB 383.

Directors, actions, written consent without meeting permitted, *HB 535.

Fees, annual due date provision, HB 173.

Industrial development corporations, county formation authorized, Sub SB 547, Sub SB 596.

Industrial development corporations, municipal, bond financing, study, SCR 27.

License, annual fee payment, penalty provisions revised, SB 431.

Manufacturing plants, B & O tax credits, major factory improvements, *SB 254.

^{*} Asterisks indicate bills passed by both House and Senate.

Corporations-Continued:

Public, industrial development purposes, county formation, Sub SB 547, Sub SB 596.

Nonprofit, charitable, handicapped persons, parental successor designated, HB 408.

Nonprofit, model code enacted, *SB 76.

Out-of-state, excise tax records, payment provision deleted, HB 211.

Public utility, unfair trade practices act exemption deleted, SB 331.

Securities, issued by fiduciary, trust holding permitted, *HB 12.

Shares, own corporation, purchasing restriction, surplus distribution, SB 492, *HB

U.S., securities transfers, principal state jurisdiction, *HB 11.

Cougar: (Town)

Highway feasibility study, Spirit lake to Randle, appropriation, SB 444.

Cougars:

Bounties, certain counties, HB 62, SB 493.

Counties:

Administrators, appointment authorized, SB 44.

Air pollution, regional authorities, authorized, SB 46, *Sub SB 46 P. V.

Appropriation, state general fund, distribution formula, HB 760, SB 489.

Assessor, appraisers, classification, salary plan established, SB 278, *HB 934.

Assessor, bribery, property tax assessing, study, HCR 36.

Assessor, office procedures, tax commission study, appropriation, SB 299.

Assessor, personal property, tax assessments, state audit, Sub SB 4, *SB 255 P. V.

Assessor, public property, private purchase, immediate tax roll inclusion, HB 811.

Assessor, real property, tax assessment increases, changes, notice required, HB 452, *HB 934 P.V.

Assessor, property taxes, true, assessed values, tax roll listing required, SB 319.

Auditor, absentee voters, certificates, number issued, public record, HB 792.

Auditor, aircraft licenses, unlisted payment schedule, appraisal, SB 158.

Auditor, class A, AA, voter registrar, entire county, HB 189.

Auditor, motor vehicle licenses, unlisted payment schedule, appraisal, SB 158.

Auditor, street vacating ordinances, recording provisions, *SB 104.

Auditor, voter registrar, entire county, deputies, voting list, HB 367.

Auditor, voter registration files, purging, time period shortened, HB 776, *HB 516 P.V.

Bonds, indebtedness, taxable property value basis, *SB 270.

Bonds, public agencies, coupon incineration agent designation, HB 382.

Boundary advisory commission created, *SB 8.

Boundary review boards, created, HB 37, *Sub HB 37.

Boundary review boards, members' terms established, *HB 960.

Central service department created, powers, duties, *HB 182.

Central stores, procedures established, HB 394, *SB 261.

Charitable hospitals, institutions, child care, treatment, funds, payment provisions, HB 782.

Cities, combined operations authorized, HB 821.

City-county health department, special pooling fund established, HB 457.

City electric, sales, facilities, contribution contracts permitted, *HB 626.

Civil service commission established, class A, AA, SB 360.

Class A, AA, employees, civil service system established, SB 360, Sub SB 360.

Class A, AA, housing standards, established, *SB 169.

Class A, park and recreation districts authorized, *HB 844.

Class AA, housing standards, established, *SB 169.

Class AA, jails, chaplains authorized, SB 269.

Class AA, lodgings, special excise tax provisions, *SB 505.

Clerk, superior court, records, format changes, *HB 244, SB 326.

Commissioner boards, certain number increased, SB 146.

Commissioners association, research, training program, appropriation, HB 450.

Commissioners, public utility district, 2nd class, board vacancies, appointment, SB 521, SB 309.

Commissioners, tourist promotion expenditures authorized. HB 168.

^{*} Asterisks indicate bills passed by both House and Senate.

Counties-Continued:

Communication, electric facilities, underground conversion, SB 476, HB 574, *HB 751.

Community centers, multi-purpose, cooperative formation, agreements authorized, *SB 364.

Community college districts, capital construction, levy authorized, SB 490.

Community health centers, establishment, SB 155, *HB 295.

Community mental health, organization, funding, SB 154, HB 303, SB 448, *Sub HB 303 P. V.

Community mental retardation program established, SB 153, HB 304, SB 449, *Sub HB 304 P. V.

Comprehensive plans, open space land provisions included, HB 732.

Coroner, inquests, judicial, powers, procedures, HB 147.

Coroner, office abolished, medical examiner system established, HB 120, HB 460.

County manager plan adoption authorized, HB 238, SB 144.

Data processing, communications, centralized, state-wide plan, SB 370, HB 651, *SB 645.

Dog control zones, licensing provisions, HB 247.

Elections, voting machines, tally systems, use requirement, exceptions, HB 525.

Employees, candidates, loyalty oath requirement, HB 232.

Employees, group life insurance, premium payment provisions, SB 404.

Employees, pensioners, certain income, employment prohibited, HB 337.

Fair housing services, creation authorized, HB 836.

Fairs, unredeemed horse racing parimutuel tickets, breakage allocation, HB 667.

Firemen, working hours, reduced, SB 186.

Flood control advisory committee, membership increased, HB 221, *HB 222 P. V.

Flood control projects, state fund contributions authorized, *HB 222 P. V., SB 517.

Food, soft drink sales, time, day restrictions prohibited, HB 328.

Forest lands, state, leases, park purposes, permitted, SB 332.

4th through 8th class, millage limit established, HB 501.

Freeholder elections, position filing, ballot name rotation provisions, *SB 369.

Freeways, sub-space, municipal use permits authorized, SB 445.

Funds, municipal, unexpended, U.S. securities, investment, loss reimbursement, HB 963.

Funds, municipal, unexpended, U.S. securities, investment, SB 512, *HB 223, SB 648. Health boards, cities, formation, regulation, *HB 466.

Highway construction, open space land acquisition, SB 381.

Highways, access facilities use, new subdivision plats, approval, HB 358.

Highways, visual, sound buffers, property acquisition, SB 380.

Horse sales, intercounty, health certificates required, HB 231.

Hospitals, joint county-city, state university management, service contracts, *HB 762.

Hospitals, joint county-city, title only bill, *HB 762.

House trailers, excise tax, allocation, HB 253, *SB 255 P. V.

Industrial development corporations, formation authorized, Sub SB 547, Sub SB 596.

Industrial development corporations, municipal bond financing, study, SCR 27.

Interlocal cooperation act, provisions, *SB 45 P. V.

Irrigation districts, maintenance, operation contracts permitted, *HB 36.

Joint governmental operations, funds, deposit provisions, *SB 139.

Justice court act, all counties included, SB 83, HB 204.

Justice courts, probation services established, HB 602.

Land preservation program, recreational purposes, acquisition, state loans, SB 354.

Leases, supplies, equipment, competitive bids required, HB 394, *SB 261.

L.I.D., legislative council study, HCR 30, *HCR 33.

Mass transportation system, participation, construction, operation, SB 164, HB 623.

Medical examiner system established, deaths, post mortems, HB 120, HB 460.

Mental health service, Idaho, Oregon contracts authorized, *SB 161, HB 424.

Motor vehicle excise fund, distribution, reapportionment, use provisions, HB 754.

Motor vehicle fuel tax, allocation formula, highway committee study, HB 391, HB 668.

Motor vehicle fuel tax, increases, allocation provisions, SB 420, *HB 595, SB 477.

Municipal recreation amusement facilities, fees authorized, HB 308.

Natural gas distribution, county B & O tax authorized, SB 506.

^{*}Asterisks indicate bills passed by both House and Senate.

Counties-Continued:

Nonsupport petitions, intercounty, attorney general representation, HB 187.

Officials, certain, salary increased, *SB 318.

Officials, elective, over 70, state employees retirement, benefits allowed, SB 248, *SB 96.

Officials, Governor's salary advisory committee study, *SB 2.

Officials, 6th, 7th, 8th class, per diem allowance deleted, compensation provision, HB 395, *HB 859, *SB 318.

Officials, vacancies, appointment provisions, HJR 28, *SJR 24.

Open space land act, public acquisition, eminent domain, HB 239, SB 137.

Park boards, school superintendent membership optional, HB 378.

Parking, public, municipal property sale, lease, authorized, SB 471.

Planning commission, comprehensive plan, resolution adoption, HB 371.

Planning commission, comprehensive zoning plan, ordinance adoption, Sub HB 371, *SB 261.

Prisoners, state institution transfers, provisions, SB 262.

Prisoners, time, work money credits increased, SB 3, Sub SB 3, *HB 74.

Probation officers, employment authorized, HB 330, Sub HB 330, *HB 74.

Probation services, state aid, termination date extended, *HB 471.

Property, sale, less than \$500, publication notice not required, *SB 261.

Prosecuting attorney, 2nd class county, private law practice prohibited, *SB 318.

Prosecuting attorney, deputies, private law practice, permitted, HB 837.

Prosecuting attorney, intermediate school districts, legal advisor, SB 395, *SB 442.

Prosecuting attorney, motor vehicle operators, driving record, court evidence, SB 385.

Prosecuting attorney, public official recall, charge determination, HB 923.

Prosecuting attorney, salary increase, SB 329, HB 875.

Prosecuting attorney, vacancies, attorney general temporary appointment, SB 439.

Public defender, office established, duties, SB 112, HB 500, HB 573.

Public land condemnation, eminent domain, HB 294.

Public lands, state, income producing, in lieu payment provisions, SB 173.

Public work contracts, bids, material sources, subcontractors, identification, SB 78, *Sub SB 78

Public work contracts, collateral security, federal bonds, securities, use, *SB 457.

Purchasing, bids, 5% out-of-state differential repealed, *HB 404.

Purchasing, domestic materials, labor, 5% differential, preferential provisions, HB 243.

Purchasing contracts, posting requirement, minimum limitation increased, *SB 159. Purchasing department, established, HB 394, *SB 261.

Real estate sales, tax, school allocation, SB 236, HB 440, HB 521, SB 401, *SB 255 P. V. Recreation facilities, operation, charges authorized, HB 566.

Road funds, equipment rentals, garbage disposal sites operation, *HB 859.

Road improvement guaranty fund established, HB 249.

Roads, highway comprehensive transportation study, HB 359, Sub HB 359.

Salary increases, amounts above budget appropriations, authorized, HB 292.

Sales, use taxes, county-wide, imposition authorized, HB 931.

School superintendent, district superintendents, offices abolished, HB 285.

School superintendent, employees, noncertified, union organization authorized, HB 564.

Sewer, diking, drainage districts, maintenance costs, assessments, SB 303, *HB 866.

Sewer districts, consolidation, mergers, procedures, authorized, *HB 306, SB 508.

Sewerage systems, construction, improvement, state matching funds, SB 405, *Sub SB 405.

Sewers, water districts, mergers, multiple counties, permitted, HB 969.

Sheriff, civil service, employees' examination, appointment provisions, revised, SB 427.

Sheriff, employees, certain, civil service, exempt, SB 260.

Sheriff, industrial insurance unpaid premiums, collection, HB 58.

Sheriff, official services, certain fees increased, SB 187.

Stadiums, multi-purpose, construction authorized, *Sub HB 730.

State committeemen, votes, county legislative district basis, HB 632.

^{*}Asterisks indicate bills passed by both House and Senate.

Counties-Continued:

State ferries, terminals, law enforcement, concurrent jurisdiction, HB 384.

Taxes, property, assessed valuation, excess 25%, county levy reduction, HB 977.

Taxes, property, prepayment permitted, *HB 920, SB 614.

Title only bill, SB 596, SB 606, SB 607.

Tort liability, immunity removed, *HB 97.

Transportation systems, public, operation, maintenance contracts, HB 857.

Treasurer, municipal funds, unexpended, deposit, U.S. collaterally secured obligations, authorized, SB 648.

Treasurer, municipal funds, unexpended, U.S. securities, investment authorized, SB 512, *HB 223.

Treasurer, municipal funds, unexpended, U.S. securities, investment, loss reimbursement, HB 963.

Treasurer, property tax, aged persons, exemption, reimbursement provisions, HB 499.

Treasurer, property tax, real, payment, four installments authorized, SJM 24.

Tuberculosis control, program funds, levy decreased, *Sub HB 304 P. V.

Veterans, indigents, families, county aid, provisions, HB 481.

Waste material, collection, disposal system authorized, HB 284.

Water, sewer districts, establishment authorized, HB 139, *Sub HB 139.

Water, sewer districts, mergers multiple counties, permitted, HB 969.

Water districts, consolidation, procedure simplified, HB 277.

Water districts, merger procedure simplified, HB 293, *Sub HB 293.

Water masters, state supervision, compensation, HB 68, *HB 307.

Weed control districts, intercounty, formation, dissolution procedures, HB 524.

Zoning, classifications, comprehensive plans, adoption, changes, HB 777.

Zoning, regulation, private property, state, municipal control prohibited, SB 465.

Courts: (see also "Supreme Court" also "Superior Court")

Administrator, salary established, SB 131.

Administrator, salary increased, SB 649.

Appeals, establishment, provisions, *SJR 6, HJR 34.

Bail, issuance, deposit, procedures, HB 689.

Bail, personal recognizance release, certain conditions, authorized, SB 550.

Commissioners, judicial districts, appointment provisions, *SB 466, SB 131.

Cross examination, summations, time limitation prohibited, SB 50.

Defense counsel, needy persons, appointment, SB 112, HB 500, HB 573.

Exhibits, unopened depositions, reporters' notes, destruction provisions, SB 455, HB 894.

Federal proceedings, utilities and transportation commission participation authorized, *HB 52.

Fines, law enforcement officers' training fund, limitation removed, *SB 315.

Grand juries, functions, duties amended, HB 15.

Grand jury study commission established, appropriation, Sub HB 15.

Industrial insurance unpaid premiums, collection provisions, HB 58.

Juries, cities, towns, selection, superior court formula, *SB 220.

Jurors, compensation increase, SB 426.

Jurors, public employees, regular employment wages, provisions, SB 426.

Jury duty, women, exemption repealed, *HB 405.

Justice, non-district, fees increased, HB 850, HB 962.

Justice, small claims, amount increased, SB 10.

Juvenile, delinquents, institutional commitment, court suspension provisions, HB 773.

Juvenile, services, directors, appointment permitted, HB 480.

Military, fine disposition, HB 81.

Money due actions, venue change, attorney fee provisions, SB 20.

Motor vehicle operators, driving record, certain offenses, court evidence provisions, SB 385.

Municipal, additional, population basis determination, HB 561.

Municipal, judges, rotating departmental basis, *SB 328 P. V.

Municipal, venue change, prejudice affidavit filing, *SB 328 P. V.

^{*}Asterisks indicate bills passed by both House and Senate.

Courts-Continued:

Municipal adjustment boards, certain actions, judicial review provisions, HB 809.

Probate, inheritance rights, kindred of half blood revisions, HB 291, *HB 138.

Probate, wills, nonintervention administrator appointment provisions, HB 772.

Records, criminal, subsequent good behavior, expunging provisions, HB 338.

Reporters, salary increase, *SB 75.

Reporters, Thurston county superior court, additional allowed, HB 959, SB 131, SB 649.

Subpoenas, public assistance department powers extended, HB 167.

Tortious acts, certain, committed out-of-state, jurisdiction, SB 58.

Venues, certain civil actions, plaintiff's option, SB 54, SB 20.

Wills, proof, attesting witnesses, affidavit provisions, SB 235, *HB 138.

Cowlitz River:

Dams, height restriction, HB 334, SB 316.

Covotes:

Bounties, established, HB 267, SB 493.

Credit:

Debt adjusting firms, licensing, regulation, HB 16, *Sub HB 16.

Debt adjusting firms, licensing regulation, contract fee payments, additional provisions, *HB 980.

Installment sales, delivery, cancellations, rates, charges, regulation, SB 63, *Sub SB 63

Installment sales, service charge notation deleted, SB 639.

Insurance, life, group policy, amount limitation, SB 282.

Reports, title only bill, HB 896.

Sales, retail, credit losses, excluded, HB 161.

Unions, bank classification, HB 95.

Unions, law, general changes, HB 94, *HB 6.

Unions, loan committee approval requirements changed, SB 297.

Credit Cards:

Forged, stolen, revoked, possession, use, felony, SB 347, HB 694. Issuance, unauthorized, unlawful, SB 347.

Crimes and Criminal Procedures: (see also "Prisoners")

Arrest, procedure, provisions, HB 835.

Arrest warrants, issuance by teletype authorized, *SB 163.

Bail, issuance, deposit, procedures, HB 689.

Bail, personal recognizance release, certain conditions, authorized, SB 550.

Bail, title only bill, SB 591.

Birth control drugs, devices, sales permitted, HB 890.

Bribery, property tax assessors, study, HCR 36.

Capital punishment abolished, certain exceptions, HB 22, SB 232.

Convicted person status, uniform act, SB 337.

Court exhibits, unopened depositions, reporters' notes, destruction, SB 455, HB 894.

Credit cards, forged, stolen, revoked, possession, use, felony, SB 347, HB 694.

Credit cards, unauthorized issuance, unlawful, SB 347.

Crime commission created, study, report, Sub SB 590.

Crime commission, title only bill, SB 590.

Crime, criminal law, interim committee study, report, HCR 24, HCR 52.

Crime information center established, rules, regulations, *HB 638, SB 470.

Crime investigating commission, established, SB 408.

Criminal court records, subsequent good behavior, expunging provisions, HB 338.

Cross examination, summations, time limitation prohibited, SB 50.

Defense counsel, needy persons, appointment, SB 112, HB 500, HB 573.

Depositions, unopened, reporters' notes, retention time provisions, *HB 244.

Detainers, interstate compact agreements, *HB 511.

Detainers, uniform mandatory disposition act, SB 335.

^{*}Asterisks indicate bills passed by both House and Senate.

Crimes and Criminal Procedures-Continued:

Employees, criminal arrests, nonconvicted, employer inquiry, records prohibited, SB 51.

Equipment rentals, leases, expiration, detention, larceny, SB 520.

Extradition, prisoners, expense provisions, *SB 163(a).

Extradition, uniform act adopted, SB 321.

Felonies, search warrant issuance, provisions, SB 84.

Ferrymen, toll gate keepers, extortion, crime, law repealed, HB 598.

Fire alarm equipment, tampering, false alarms, *HB 216.

Funds, misappropriation, defined, penalties, HB 734.

Gold, uncoined, counterfeiting, crime, law repealed, HB 597.

Homicide, negligent, vehicle operation, requisites, definition amended, SB 225.

Indians, state jurisdiction, contributing to minor's delinquency, HB 605, SB 478.

Justice court, proceedings, superior court appeal provisions, SB 83, HB 204.

Law enforcement authorities, accused persons, public rights, protection petitioned, SJM 10.

Legislative council assistance, cooperation, agencies' efforts to stem crime, *HR 67-94. Littering, public, private property, water, prohibited, *SB 106.

Measurement, goods, raw materials, intentional inaccuracy, felony, *HB 74.

Minors, revolvers, pistols, toy, sales, gifts, crime, law repealed, HB 601.

Misdemeanant-offender cases, legislative council study, *HR 67-69.

Misdemeanor defendant, study, title only bill, HB 889.

Motor vehicle master keys, possession prohibited, HB 582.

Murder, guilty plea, court punishment, counsel representation provisions, HB 563, SB 539.

Obscene materials, sale, distribution, control, attorney general jurisdiction, HB 627. Obscene materials, sale, distribution, crime, HB 628, HB 123.

Paupers, importation, crime, law repealed, HB 600.

Personal injury actions, physician-patient privilege waiver, HB 555.

Post conviction, uniform act, SB 344.

Prisoners, escapees, time loss computation, HB 154.

Prisoners, justice courts, jury punishment assessment authority deleted, SB 202, HB 508.

Prisoners, life sentence, parole board extended, HB 386.

Prisoners, rendition in criminal proceedings, uniform act, SB 336.

Private communications, interception, recording, divulging prohibited, HB 262, *SB 507.

Sabotage, industrial, felony, HB 196.

Search, seizure warrants, new law, provisions, HB 834.

Sentence time, credit, out of custody time excluded, HB 152, *HB 74.

Shoplifters, penalties, detention provisions, *HB 376, SB 258.

Sluice boxes, robbing, crime, law repealed, HB 599.

Telephone, obscene, harassing calls, crime, *SB 77.

Trespassing, warning, notice provision, SB 534.

Usury, debtor relief expanded, civil, criminal actions, SB 35, HB 368, *HB 224.

Vice offenders, habitual, imprisonment provisions, SB 572.

Victims, compensation, HB 14.

Crosswalks:

Motor vehicle parking, crosswalk approaches, within 20 feet prohibited, SB 367.

Cystic Fibrosis:

Health department pilot study, HB 35.

Dairies and Dairy Products:

Educational institution use, prohibition repealed, *HB 197.

Industry problems, legislative council study, *HR 67-65.

Industry, unfair practices, statute enforcement, SCR 20.

Marketing, minimum prices, stabilization, regulation, SB 79, Sub SB 79.

Substitutes, institutional use permitted, SB 141.

Washington state dairy products commission, members, election provisions, HB 433. Western state hospital, livestock, dairy herd, capacity restriction removed, *SB 64.

^{*}Asterisks indicate bills passed by both House and Senate.

Dams:

Cowlitz river, height restriction, HB 334, SB 316. Hydraulic projects, conditions, compliance failure, penalty, *HB 159.

Data Processing: (see "Automatic Data Processing")

Deaf:

Income tax, handicapped, double exemption petitioned, HJM 13.

Death and Dead Bodies:

Medical examiner system established, HB 120, HB 460. Vital statistics, registration provisions, HB 119.

Debts and Debtors:

Adjusting firms, licensing, regulation, HB 16, *Sub HB 16.

Adjusting firms, licensing regulation, contract fee payments, additional provisions, *HB 980.

Antenuptial, liability provisions, HB 266, SB 452.

Garnishments, wrongful, damage recovery authorized, HB 217.

Small loan companies, debtor financial statement, evidence disqualification, HB 622. State, constitutional amendments, publication notice required, *SB 555.

Usury, debtor relief expanded, civil, criminal actions, SB 35, HB 368, *HB 224.

Decals:

Motor freight carriers, identification decal or cab card requirement, *HB 642. Motor vehicle, farms, in lieu of licenses, HB 345, *Sub HB 345.

Deeds:

Real estate contracts, mortgage note interest, B & O tax exempt, SB 540.

Security interest, property trust, mortgages, public utilities, filing, HB 551, SB 450, *Sub SB 42.

Trust, filing, master form reference provisions, *SB 221.

Trust, foreclosure notices, surplus proceeds, sale discontinuance, provisions, *SB 259.

Dentists and Dentistry:

Advertising restrictions, HB 229.

Examining board, expense increased, *HB 92.

Licenses, application fees increased, HB 229.

Licenses, temporary issuance authorized, SB 396.

Physical therapists, oral prescriptions, permitted, HB 447.

Depositions:

Uniform foreign deposition act, provisions, HB 445.

Unopened, reporter's notes, retention time provisions, *HB 244.

Wills, proof, attesting witnesses, affidavit provisions, SB 235, *HB 138.

Detainers:

Interstate compact agreements, *HB 511.

Mandatory disposition, uniform act, SB 335.

Diking and Drainage Districts:

Consolidation, contracts authorized, *Sub SB 74.

Federal systems transfer, local district assumption authorized, *HB 866.

Flood control districts, consolidation, contracts authorized, SB 74, HB 826, *Sub SB 74.

Maintenance costs, payment, assessment provisions, SB 303, *HB 866.

Water management, problems, legislative council study, *HCR 42.

Discrimination: (see also "Civil Rights")

Employment applicants, photograph requirement, not discriminatory, HB 583. Fair housing services, creation authorized, HB 836.

^{*}Asterisks indicate bills passed by both House and Senate.

Discrimination-Continued:

Housing, real property, sales, advertising, prohibited, HB 117.

Human rights commission created, HB 203, SB 98, HB 344.

Insurance, race, geographic area, prohibited, SB 214.

Public works, contracts, state report requirements, HB 579.

Real estate brokers, salesmen, housing, license revocation, HB 426, SB 564, *SB 378. Schools, racial imbalance, elimination, regulation, provisions, HB 557, SB 421.

Dividends:

Public service companies, dividend payments, utilities and transportation commission authority repealed, *SB 234.

Divorce:

Nonsupport petitions, intercounty, attorney general representation, HB 187. Vital statistics, registration provisions, *SB 166, HB 119.

Doctors: (see "Physicians and Surgeons")

Dogs:

Dognapping, problem analysis, legislative council study, *HR 67-56.

Licensing, county control zones, HB 247.

Racing, franchises, licensing, regulation, HB 892, HB 791.

Racing, title only bill, HB 714.

Domestic Relations:

Divorce, vital statistics, registration provisions, HB 119, *SB 166.

Nonsupport petitions, intercounty, attorney general representation, HB 187.

Douthitt, Clair:

Congratulations, chemistry teacher, consultant, Indian Ministry of Education, *HR 67-15.

Drivers: (see "Motor Vehicles-Operators")

Drugs: (see also "Narcotics")

Birth control, sale, permitted, HB 890.

Codeine, dehydrocodeinone, narcotics drug act, exemption removed, HB 735.

Dangerous, certain, sales, regulations, *HB 353.

Livestock, drugging, deceptive purposes, prohibited, HB 310, SB 306.

LSD beneficial uses research board, established, HB 536.

LSD sales, distribution, unauthorized, illegal, HB 45, HB 467.

Sales tax, food, drugs exempted, aged persons, HB 877.

Sales tax, food, drugs exempted, income tax enactment, HB 803.

Easements:

Stevens county road easement granted, national guard armory, *HB 82.

Eastern State Hospital:

Medical Lake school, surplus facilities, use authorized, SB 102.

Eastern Washington State College:

Degrees, bachelor of science, authorized, *SB 86.

Degrees, bachelor of science, doctor of philosophy in education, authorized, SB 73.

Eastern Washington state university, name change, SB 72, HB 801.

Eatonville:

Highway, secondary No. 5N, to Elbe, extension, SB 182.

Education: (see also "Schools," also "Colleges and Universities")

American heritage, course desirability, study, *HCR 50.

Blind assistance recipients, vocational rehabilitation program, *HB 175.

Board, American heritage, school course desirability, study, *HCR 50.

^{*}Asterisks indicate bills passed by both House and Senate.

Education-Continued:

Board, building facilities division created, HB 127.

Board, future school building site acquisition, provision, SB 567.

Board, membership candidates, election procedure revisions, HB 392, SB 308, *Sub SB 308.

Board, school building modernization, state-aid funds, *HB 109.

Community college districts created, HB 106, SB 300, HB 548, *Sub HB 548 P. V.

Community colleges, four additional, establishment priorities, study, *HB 716.

Compact, interstate, state membership ratified, HB 199, HB 201, *SB 107.

Driver education advisory council established, HB 819.

Drivers, school district programs, reimbursement provisions, *HB 269 P. V.

Educational courses, outside salesmen, unemployment compensation, exempted, HB 550.

Grant-in-aid programs, revisions petitioned, HJM 2.

Hannan, Cecil J., honor resolution, *HCR 7.

Higher education, buildings, furnishing, repairs, contracts authorized, *SB 386 P. V. Higher education, motion pictures, certain, entertainment purposes, prohibited, HB 379, SB 244.

Higher education, public, temporary advisory council created, *SCR 15.

Higher education, title only bill, HB 854, SB 589.

Higher education facilities act, title VI, state participation, *HB 355, HB 586.

Interim committee, school district reorganization, HB 455 provisions, study, HCR 26.

Intermediate school districts created, HB 648, HB 649, Sub HB 649.

Joint interim committee, membership increased, HB 955.

Public higher education, temporary advisory council created, *SCR 15.

Safety research training council, University of Washington, established, HB 818.

School boards, simultaneous county, intermediate district, state membership prohibited, HB 862, *SB 442.

School boards, simultaneous local, state membership prohibited, HB 861, *SB 442.

School district boards, certain officials' decisions, right of appeal provision, HB 876.

School boards, simultaneous local, state membership prohibited, HB 861, *SB 442. School district reorganization commission established, HB 455.

School districts, problems, study, SCR 23.

School districts, property, acquisition provisions, Sub SB 593.

School textbooks, instructional materials, selection, regulations, committee, *HB 675.

Schools, directors' association, dues assessment schedule changes, HB 603.

Schools, proprietary, licensing, regulation, SB 23, *Sub SB 23.

Schools, racial imbalance, elimination, regulation, provisions, HB 557, SB 421.

Schools, student attendance compulsory age increased, HB 214.

Senior colleges, study, HCR 12.

State colleges, trustees, appointment, terms established, HB 820, *HB 355.

State needs, long-range plans, interim committee study, HCR 21.

Students, living, travel expense, state colleges, universities, SB 625.

Students, loans, financial institutions authorization, federal insurance provisions, SB 484.

Students, loans, scholarship program, feasibility study, *HCR 32.

Students, state, aid commission, created, scholarship award, HB 190, SB 475.

Summer school program, tuition free, provisions, HB 645.

Superintendent of public instruction, appointed position, HJR 21, SJR 16.

Teachers, over 180 days work, payment provisions, HB 779.

Teachers, state history, examination requirement deleted, *HB 671.

Teaching instructors, actual classroom instruction experience, requirement, SB 356. Title only bill, HB 695, HB 699, HB 700, HB 703, SB 592, SB 593, SB 604, SB 610, HB 864, HB 884.

Vocational, state board, schools, courses, establishment, *HB 533.

Vocational schools, courses, state vocational board authority, *HB 533.

Vocational-technical plant facilities, bond issue authorized, HB 590, *SB 375.

Eggs and Egg Products:

Seals, use, fee increased, HB 299.

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Elbe:

Highway, secondary No. 5N, to Eatonville, extension, SB 182.

Elections:

Absentee service voter, defined, HB 514, *HB 516 P. V.

Absentee voters, certificates, number issued, public record provisions, HB 792.

Ballots, absentee, precinct committeemen blank write-in space provision, HB 417.

Campaign contributions, expenditures, reporting provisions, HB 209.

Candidates, legislative, campaign contributions, expenditures, HB 282, SB 123.

Candidates, public office, loyalty oath required, HB 232.

Capital punishment, abolishment, voters' ratification, SB 232.

Cities, counties, combined operation, establishment, HB 821.

Cities, first class, freeholder election petitions, charter preparation, SB 403, *SB 104.

Cities, towns, all offices, partisan election provisions, HB 778.

Cities, towns incorporation, eligible precinct voter lists, provisions, SB 556.

City community council members, HB 692.

Committeemen, state legislative districts, appointment, HB 220.

Community college districts, school district property transfers, bonds, HB 609, HB 610.

Community colleges, plant facility construction, bonds authorized, SB 377.

Constitutional amendment proposals, ballot statements, requirements, HB 248.

Constitutional convention, call, 1968, delegate election provisions, HB 775.

Constitutional convention, proposal, majority vote requirement, SJR 12, HJR 19, HJR 25.

Constitutional convention, proposal, submit to voters, HJR 7, SJR 10, HJR 22.

Counties, class A, AA, auditor, registrar, entire county, HB 189.

County auditors, voter registrar, entire county, deputies, voting list provisions, HB 367.

Education board membership candidates, procedure revisions, HB 392, SB 308, *Sub SB 308.

Election board officers, substitutions, county chairman authority deleted, SB 228.

Electronic systems, use authorized, SB 275, HB 475, HB 790, Sub HB 475, *HB 516 P. V.

Excess levies, revenue bonds, 40% vote requirement removed, SJR 20.

Excess levies, revenue bonds, 40% vote requirement removed, 40/60% provisions, *SJR 17.

Excess levies, revenue bonds, simple majority approval provisions, SJR 1.

Freeholder, position filing, ballot name rotation provisions, *SB 369.

General, yearly, provisions, HB 654, HB 679, SB 553.

Governor, lieutenant governor, joint candidacy, provisions, HB 799.

Liquor sales, Sunday, local option, HB 47.

Outdoor recreation area, facilities, acquisition, development, bonds, SB 350, *HB 686.

Political sign, posting, permission required, HB 23.

Polls, open 8 A.M. to 9 P.M., HB 318.

Precinct committeemen, provisions, HB 839.

Precinct committeemen, vacancies, legislative district chairman appointment powers, HB 802, *Sub HB 802.

Precinct committeemen, voter registration authorized, HB 242.

Precinct officers, certain, instruction provisions, HB 515.

Precincts, less than 100 voters, absentee ballots permitted, HB 489, *HB 516 P. V.

Precincts, size determination, voting method basis, *HB 516 P. V.

Presidential elections, new residents, special ballot provisions, *HB 281, *HB 516 P. V.

Presidential preference primary, national convention delegates, provisions, HB 748.

Primary, candidates, campaign, contributions, donor's identification, SB 99.

Primary, general, paper ballot counting provisions, HB 743, *HB 516 P. V.

Primary, general, poll books, redesigned, use, even-numbered years, provisions, HB 744.

Primary, open, straight party voting, HB 213.

Recall, public officials, charge determination, prosecuting attorney jurisdiction, HB 923.

Referendum, liquor sales, one calendar day per week, prohibited, *SB 413.

School districts, bonds, levies, 40% vote requirement removed, HJR 3, SJR 3.

^{*}Asterisks indicate bills passed by both House and Senate.

Elections-Continued:

School districts, name change, procedure, *HB 365.

Sewer districts, consolidation, mergers, procedures, authorized, *HB 306, SB 508.

State fruit commission, membership increase, procedures, *HB 416.

Superintendent of public instruction, appointed position, HJR 21, SJR 16.

Urban renewal projects, voter approval provisions, SB 422, HB 967.

Voters registration, files, purging, time period shortened, HB 776, *HB 516 P. V.

Voters registration, residency, time requirement changed, HJR 40.

Voters, residence, registration, lists, absentee ballots, challenges, HB 797.

Voters, residence challenges, procedures, HB 617, *Sub HB 617 P. V.

Voting, age reduced to 18, HJR 14, SJR 15, HJR 26.

Voting, counting, electronic systems, provisions, SB 275, HB 475, HB 790.

Voting, employee paid time off provisions, HB 275.

Voting, hours changed, 7 A.M. to 7 P.M., HB 290.

Voting, machines, tally systems, use requirement, certain exceptions, HB 525.

Washington state dairy products commission, members, election provisions, HB 433. Water districts, consolidation, HB 277.

Water districts, mergers, HB 293, *Sub HB 293,

Electricity-Power:

Cities, towns, electrical inspectors, state inspector qualifications requirement, *HB 619.

City utilities, distribution outside city limits, county tax contracts permitted, *HB 626.

Contractor, license bond, fee increased, *HB 413.

Distribution systems, PUD operation, maintenance authorized, HB 569, SB 348.

Electric facilities, overhead, underground conversion, HB 574, SB 476, *HB 751, HB 752, *SB 486.

Electrical division created, labor and industries department, HB 311.

Electrical duplicate facility disposal, line, service agreements authorized, HB 805.

Federal power commission, public service commission, consumer protection, SB 438. House trailers, safety requirements, HB 335, *SB 366.

Installations, unlicensed, enclosed wire, prohibitions, inspection labeling fees, *SB 181.

P.U.D.'s, electric, property condemnation, voting provisions, SB 309.

P.U.D.'s, first class cities, nuclear, thermal power plant ownership, operation agreements, SB 283, HB 874, *Sub SB 283.

Municipal inspectors, temporary appointment, labor and industries director, authority deleted, *SB 181.

Research experiment station, Washington state university, *SB 167.

Service companies, rates, charges, associations, complaint provisions, SB 312.

State advisory board, per diem increase, HB 51.

Underground facilities, conversion, HB 574, SB 476, *HB 751, HB 752, *SB 486.

Electronic Data Processing: (see "Automatic Data Processing")

Emblems:

Farm motor vehicles, "slow moving vehicle emblems" authorized, HB 556.

Eminent Domain:

Buildings, moving damage, value measurement provisions, HB 390.

Cities, counties, mass transportation system, property acquisition, SB 164, HB 623.

Counties, public land condemnation, HB 294.

Frontage, service roads, highway commission property purchase, condemnation, *SB 251.

Highway buffers, visual, sound, cities, counties, property acquisition, SB 380.

Highway buffers, visual, sound, state property acquisition, SB 382, *SB 390, SB 535.

Highways, prejudgment acquisition, title only bill, HB 697.

Open space land act, public acquisition, HB 239, SB 137.

Property, proceeding fees, cost allowances, increased, HB 77, *Sub HB 77.

Property, state, immediate possession order, tax exempt, HB 354.

^{*}Asterisks indicate bills passed by both House and Senate.

Eminent Domain-Continued:

P.U.D.'s, electric, property condemnation, voting provisions, SB 309.

School districts, property, acquisition provisions, Sub SB 593.

State, property condemnation, immediate possession provisions, HJR 31.

State forest lands, certain, exempt, HB 409.

Title only bills, HJR 36.

Employees:

Cities, retirement age changes, *HB 656.

City employees' retirement system, benefit limits removed, *HB 554.

Criminal arrests, non-convicted, employer inquiry records prohibited, SB 51.

Counties, class A, AA, civil service system established, SB 360, Sub SB 360.

County appraisers, classification salary plan established, SB 278, *HB 934 P. V. Deceased, earned wages, survivors, demand amount increased, *HB 151.

Federal, collective bargaining, union representation, recognition petitioned, SJM 17.

Garnishment, subsistence allowance, exemption, HB 230, SB 577.

Health care activities, collective bargaining, union representation authorized, HB 774, SB 559.

Industrial, emphysema, heart disease, causal study, SB 428.

Minimum wage, amount increased, *SB 194, HB 432.

Payroll, gross wages, deductions, itemized statement mandatory, HB 527.

Port districts, collective bargaining provisions, *SB 34.

Public, certain official acts, liability, exemption, SB 85.

Public, collective bargaining, organization method, provisions, *HB 483 P. V., HB 604.

Public, group life insurance, maximum limitation deleted, SB 226.

Public, group life insurance, premium payment provisions, SB 404.

Public, jurors, regular employment wages, provisions, SB 426.

Public, loyalty oath required, HB 232.

Public, pensioners, certain income, employment prohibited, HB 337.

Public, surviving spouse pension provisions, SJR 4, HJR 27.

Public, surviving spouse pension provisions, fiscal study, *HCR 41.

Restaurant, hotel, wage protection bond requirement, SB 229, HB 823.

Restaurant, hotel, wage protection fund requirement, Sub SB 229.

Safety, health regulations, industrial operations, definition changed, SB 418.

Safety devices, safe working conditions, requirements, HB 528.

Salary payment, semimonthly provisions, HB 534, *Sub HB 534.

School, certificated, contracts, nonrenewals, discharge, appeals, provisions, HB 349.

School, certificated, specific duties outlined, provisions, HB 589.

School, college, university, health, accident insurance, partial payment, SB 237.

School, noncertified, appropriation, salary increase, mandatory, *SB 621.

School, noncertified, paid vacations established, SB 263.

School, noncertified, salaries, benefits, contracts, study, HCR 34.

School, noncertified, salary increase, SB 1, *HB 186.

School, noncertified, salary increase, appropriation clarification, *SCR 16.

School, noncertified, union organization authorized, HB 564.

School districts, damage suits against, commencement, one year limitation, SB 134.

School districts, health and welfare insurance plans authorized, *SB 212.

School districts, written leave policies, adoption, *SB 135.

Sheriffs' office, certain, civil service, exempt, SB 260.

Sheriffs' office, police, examinations, appointment provisions revised, SB 427.

State, collective bargaining units, personnel board determination, SB 538.

State, certain, flight insurance, accidental death, dismemberment provisions, *SB 529.

State, certain, retirement system, teachers' system transfer, HB 644.

State, exempt elective, judicial, legislative, job descriptions, legislative budget committee study, *HR 67-61.

State, law enforcement officers, retirement, provisions, HB 687.

State, mileage allowance increased, SB 365, *Sub HB 403, SB 192.

State, moving expenses, payment authorized, HB 383, SB 211, HB 403, *Sub HB 403.

State, O.A.S.I. fund contributions, money enumerated, *HB 31.

State, prospective, travel expense authorized, SB 61.

^{*}Asterisks indicate bills passed by both House and Senate.

Employees—Continued:

State, salary adjustments, SB 1.

State, salary adjustments, appropriation, *HB 186.

State, subsistence, per diem minimum established, HB 664.

State, suggestion awards, amount increased, SB 304.

State, traffic violation radio reports to state patrol authorized, HB 800.

State, travel expense advance authorized, SB 192, HB 401, *Sub HB 403.

State, 25 year service, age 55, retirement provisions, SB 334, *SB 96.

State, vacations, additional leave days, schedule revised, HB 571.

State, vacations, maximum accrual time increased, HB 571.

State capitol historical association, employees' retirement system, exempt, SB 117.

State colleges, retirement program inclusion, SB 349.

State retirement system, minimum allowances increased, SB 392, *SB 96.

State retirement system, open-end investment shares, investment authorized, SB 281.

State retirement system, out-of-state credits, transfer authorized, SB 188.

State retirement system, out-of-state credits, transfer, study, SCR 11.

State retirement system, transfer between state systems authorized, SB 533.

State-wide city retirement system, certain trustees, election, SB 536, *HB 656.

Voting, paid time off provisions, HB 275.

Washington public employees' retirement system, name change, amendments, *SB 96.

Women, work over 8 hours, certain exceptions permitted, SB 459.

Employers:

Employees, criminal arrests, nonconvicted, employer inquiry, records prohibited, SB 51.

Employees, deceased, wages, survivors' demand amount increased, *HB 151.

Employees, injury claims, defective equipment, payment provisions, HB 301.

Insolvency, distraint, state claims, labor preference provisions, SB 643.

Legislators' compensation, during session, disclosure required, SB 128.

Payroll, gross wages, deductions, itemized statement mandatory, HB 527.

Unemployment compensation benefits, increases, disqualifications, reinstatements, HB 316.

Employment:

Agencies, title only bill, HB 852.

Applicants, photograph requirement, not discriminatory, HB 583.

Employees, criminal arrests, nonconvicted, employer inquiry, records prohibited, SB 51.

Highway district engineers, commission jurisdiction, SB 511.

Minimum wage, amount increased, *SB 194, HB 432.

Policemen, cities, first class, residence requirement abolished, SB 372, *HB 723.

Public, pensioners, certain income, employment prohibited, HB 337.

Skiing instructors, part-time, employment security provisions exempt, SB 509, SB 162. State, prospective employees, travel expense authorized, SB 61.

Teachers, terminations, salary payment provisions, HB 362.

Title only bill, HB 905.

Veterans, re-employment rights, time limitation, HB 75.

Veterans, widows, wives, certain, public employment, preference provisions, HB 949.

Viet Nam veterans, public employment, preference provision, SB 515.

Women, work over 8 hours, certain exceptions permitted, SB 459.

Employment Security: (see also "Unemployment Compensation")

Community service affairs, part-time, authorized, HB 964.

Department, unemployment, claims, payment expedition, HR 67-60, *HR 67-62.

Outside salesmen, educational courses, unemployment compensation exempted, HB 550.

Skiing instructors, part-time, employment security provisions exempt, SB 509, SB 162. Unemployment compensation, benefits, contributions, computations, eligibility, SB 374. Unemployment compensation benefits, increases, disqualifications, reinstatements, HB 316.

Unemployment compensation benefits, refunds, disqualification, appeals, SB 162.

^{*}Asterisks indicate bills passed by both House and Senate.

Engineers:

Geologists, professional engineering, registration provisions, HB 465. Highway district, employment, commission jurisdiction, SB 511.

Escrow:

Title insurance agents, registration exemption, *SB 55.

Estrays:

Cattle, unrecorded brands, estray classification, HB 89, *HB 67.

Ethioc.

Legislative advisory board of ethics, established, HCR 37, *SB 630 P. V.

Legislative board of ethics established, HB 255, SB 124.

Legislative boards, Senate, House, created, *SB 630 P. V.

Members appointed p. 2288

Legislators, public employees' code, inclusion, SB 627.

Public officials, code, HB 256, SB 130.

Everett:

Freeway completion, Seattle, Tacoma, bonds, appropriation, HB 815, *SB 545.

Highway, secondary No. 1AA to Milton, established, SB 571.

Highway, secondary No. 11. Broadway junction to Casino road, rerouted, SB 513.

Jetty, part, state acquisition, park purposes. authorized, SB 469, HB 343, *SB 5.

Excise Taxes: (see "Taxes")

Explosions:

Manufacturing, federal safety standards compliance, state regulation waiver, *SB 483.

Expressways:

Freeways, state-wide plan, study authorized, HB 482.

Thomson, University of Washington property, certain, sale authorized, *SB 250.

Fairs:

County, unredeemed horse racing parimutuel tickets, breakage allocation, HB 667.

Trade, state, participation authorized, HB 170, *Sub HB 170.

World, Century 21 exposition, dissolution provisions, *SCR 25.

World, 1970 exposition feasibility study, SB 189, *HB 387.

Fallout Shelters:

School buildings, construction provisions, HB 469, HCR 23.

Farms and Farming:

Agricultural land, valuation, tax assessment, current usage basis, study, HCR 43.

Agricultural lands, current usage, assessment, HB 121, *HJR 1.

Dairy, products, minimum prices, marketing, stabilization, regulation, SB 79, Sub SB 79.

Motor vehicle, farms, decals, in lieu of licenses, HB 345, *Sub HB 345.

Federal Government:

Air force facilities, availability, community college development districts, *SB 491.

Alcoholism, states' responsibilities, funds, assistance petitioned, *HJM 20, SJM 26.

Athletic commission, program cooperation, state program study, SB 191, HB 388.

Billboards, highways, federal act conformity, regulation, HB 537, Sub HB 537.

Bumping lake enlargement, federal construction funds, petitioned, *SJM 15.

Campaign contributions, income tax, deduction petitioned, HJM 4, SJM 1.

Charitable hospitals, institutions, child care treatment, state, federal medical assistance funds, payment provisions, HB 782.

Columbia basin project, state trust lands, irrigation, sale restriction removal,

Columbia river, lower navigation channel dredging, appropriation increase, SJM 25.

^{*}Asterisks indicate bills passed by both House and Senate.

Federal Government-Continued:

Columbia river navigation, upper extension link, support petitioned, SJM 7, HJM 9. Community centers, multi-purpose, cooperative formation, agreements authorized, *SB 364.

Constitution, presidential disability succession amendment, HJR 9, HJR 11, SJR 8. Constitution, state legislative apportionment, federal court jurisdiction, prohibition, petition rescinded, SJM 22, HJM 17.

Diking, drainage systems, transfers, local district assumption authorized, *HB 866.

Education, grant-in-aid programs, revisions petitioned, HJM 2.

Employees, collective bargaining, union representation, recognition petitioned, SJM 17.

Enabling act, section 11, income, school construction bond servicing, *HJM 1.

Erosion victims, Tokeland area, federal aid petitioned, HJM 16.

Federal aid medical assistance program, public assistance administration, *HB 701.

Federal bonds, securities, public works security collateral, use authorized, *SB 457. Federal impact funds, federal forest revenues, school district distribution formula, HB 506.

Federal Older Americans Act of 1965, public assistance department, funds, acceptance, *HB 183.

Federal power commission, public service commission, consumer protection act inclusion, SB 438.

Fish protein concentrate plant, western Washington, construction petitioned, *SJM 19. Fisheries control 12-mile limit, extended, continental shelf concept, adoption petitioned, *SJM 18.

Forest reserve funds, school distribution, student enrollment basis, *SB 62.

Grants, state agency applications, report requirements, HB 25, HB 305, *HB 360.

Green river watershed flood control project, state joint financing, HB 286, SB 516.

Halibut, specific species, name use restriction petitioned, HJM 14, *SJM 20.

Higher education facilities act, Title VI, state participation, *HB 355, HB 586.

Highway aid cutbacks, restoration petitioned, *HJM 8.

Holiday, John F. Kennedy's birthday, May 29, petitioned, HJM 3.

Income tax, college student support deduction petitioned, SJM 12.

Income tax, corporations, secondary school contributions, deductions petitioned, SJM 14.

Income tax, deaf, handicapped, double exemption petitioned, HJM 13.

Income tax, personal exemption increase petitioned, *SJM 9.

Income tax, state partial retention, without controls, HJM 7, SJM 4, HJM 12.

Indian tribal rolls, mailing lists, tribe members, availability petitioned, *SJM 6.

Indians, Nooksack lands, award, claims, investigation petitioned, *HJM 18.

Industrial insurance beneficiaries, totally disabled, social security payments, SJM 3, Sub SJM 3.

Interlocal cooperation act, provisions, *SB 45 P. V.

Law enforcement authorities, accused persons, public rights, protection petitioned, SJM 10.

Legislative apportionment, federal jurisdiction, prohibition, HJM 1, 1963 Ex. rescinded, HJM 17, SJM 22.

Merchant Marine, U.S. maritime power, reestablishment petitioned, *SJM 23.

North Cascades, open pit mining, prevention petitioned, SJM 24.

North Cascades study commission, wilderness area recommendations, SJM 16, Sub SJM 16, *SJM 21.

O.A.S.I. benefits, increase, H.R. 5710 enactment petitioned, HJM 19.

O.A.S.I. benefits, public assistance recipients retention petitioned, SJM 13.

O.A.S.I. benefits, public assistance recipients retention provision, HB 781.

Oversight interim committee, federal grant programs, *SCR 6.

Motorboats, uniform safety standards, federal basis, SB 266.

Parks and recreation commission director, federal historic act participation, *SB 363, HB 662.

Proceedings, utilities and transportation commission participation authorized, *HB 52.

Program funds, governor's acceptance, administration, disbursal, SB 170, *HB 360.

Public assistance recipients, resource exemptions, federal regulation compliance, HB 184.

^{*}Asterisks indicate bills passed by both House and Senate.

Federal Government-Continued:

State funds, investment, U.S. agencies permitted, *HB 27.

State taxing authority, interstate businesses, federal deferral petitioned, *SJM 5.

Surplus foods, school hot lunch program, state purchases authorized, *Sub SB 604.

Surplus property, state purchases, general administration department jurisdiction,
*HB 449.

S.S.T. program advancement petitioned, *SJM 2.

Taft-Hartley Act, section 14-b, repeal petitioned, HJM 6.

Veterans' pensions, restoration petitioned, HJM 5, SJM 8.

Whitman, Marcus, commemorative postage stamp issuance, petitioned, HJM 10.

Feed:

Commercial, fees, reporting, licensing provisions, HB 145.

Fees:

Accountants, public, examination, registration, renewal fees increased, HB 439.

Attorneys, certain injury, insurance cases, allowed, SB 71.

Attorneys, checks, dishonored, interest, collection costs, *HB 224.

Attorneys, insurance companies, certain, recovery authorized, HB 380, SB 527.

Attorneys, money due actions, venue change, provisions, SB 20.

Attorneys, title only bill, HB 900.

Attorneys, wrongful garnishments, damage recovery, HB 217.

Commercial feed, reporting, licensing provisions, HB 145.

Corporation, annual due date provision, HB 173.

Egg seals, use, increased, HB 299.

Electrical inspection labeling fees increased, *SB 181.

Eminent domain proceedings, allowance increased, HB 77, *Sub HB 77.

Fishing, commercial, privilege and catch fees, due date change, *HB 160.

Horticultural plants, inspection, collection, provisions, HB 165.

Insurance claims, own insurer, litigation settlement, attorney's fees included, SB 105.

Justice court, non-district, fees increased, HB 850, HB 962.

Liquor license transfers, fee increase, HB 171.

Municipal amusement facilities, fees authorized, HB 308.

Nurseries, licenses, plant inspection fees, regulations, provisions, Sub HB 165.

Oyster seed imports, inspection fees, actual cost, *HB 86.

Pilots, aircraft, registration, *HB 1.

Sheriff official services, certain, increased, SB 187.

Superior court, civil actions, filing fees increased, HB 164.

Supreme court, certain fees increased, SB 203, HB 585.

Weapons, concealed, licenses, fee increased, HB 314.

Felonies: (see "Crimes and Criminal Procedures")

Ferries:

Ferrymen, toll gate keepers, extortion, crime, law repealed, HB 598.

Puget Island, Westport, system, highway commission acquisition, HB 461.

State flag, display required, HB 339, SB 180.

Terminals, ferries, state, local law enforcement, concurrent jurisdiction, HB 384.

Terminals, motor vehicle speed limit established, *SB 249.

Toll bridge authority, highway commission transfer, SB 147.

Westport, Oregon, cost, reimbursement provisions, HB 646, SB 415.

Fertilizer:

Commercial, brand, grade registration, label provisions, HB 146. *Sub HB 146.

Fidalgo Bay:

Harbor line change authorized, *HB 492.

Financial Responsibility:

Mentally ill, retarded adults, support, parents not liable, SB 379.

Motor vehicle insurance, minimum limits increased, *SB 152, HB 669, HB 681, *Sub HB 532.

^{*}Asterisks indicate bills passed by both House and Senate.

Financial Responsibility-Continued:

Motor vehicle operators, licenses, suspension occupational license, SB 24, SB 57.

Motor vehicle owners, financial responsibility, insurance, bonds, requirements, SB 353.

Motor vehicle owners, operators, erroneous information correction, security revaluation required, *HB 753.

Motor vehicle owners, operators, insurance, bond verification provisions, HB 863.

Motor vehicle owners, registration, operator's license revocation provisions, HB 329. Motor vehicle registration, financial responsibility proof or valid operator's license, HB 427.

Fines:

Prisoners, time, work money credits increased, SB 3, Sub SB 3, *HB 74.

Finley, Robert C .:

Supreme court judge, appointment to U. S. Supreme Court recommended, *HR 67-37.

Fire Marshals:

Ex officio, colleges, universities, hospitals, institutions, designation authorized, HB 431.

Fire Protection:

Districts, annexation petition, signature percentage, requirement lowered, HB 614.

Districts, assets defined, municipal annexation purposes, *SB 215.

Districts, commissioners, compensation increased, *HB 389.

Districts, special assessment, authorized, SB 28.

Districts, within city, town boundaries, property ownership provisions, SB 578.

Equipment, couplings, fittings, standard threads required, *SB 324.

Fire alarm equipment, tampering, false alarms, *HB 216.

Fire marshals, ex officio, colleges, institutions, designation authorized, HB 431.

Fire service training, state vocational courses, *Sub HB 533.

Firemen, port districts, civil service coverage, HB 412.

Firemen, working hours, reduced, SB 186.

Firearms:

Law enforcement interim committee, juvenile apprehension, study, HB 200.

Long, registration requirements, HB 502.

Minors, revolvers, pistols, toy, sales, gifts, crime, law repealed, HB 601.

Short, sales, licensing regulation, HB 770, Sub HB 770.

Firemen:

Cities, towns, pensions, minimum increased, SB 497, *SB 447.

Cities, towns, pensions, post-retirement salary basis, SB 341, SB 423.

Collective bargaining, union representation authorized, SB 218.

Pension fund, state treasurer payment date advanced, *HB 26.

Pensions, basic salary redefined, payment purposes, HB 725.

Pensions, minimum established, HB 680, SB 563, *SB 447.

Port districts, civil service coverage, HB 412.

Retirement funds, investment authority extended, *SB 447, HB 733.

Retirement, policemen, firemen, statewide system created, HB 113, HB 950.

Volunteer, pension fund, premium tax allocation increase, investment authority extended, SB 240, HB 399, *SB 69.

Volunteer, relief and pension study, pension commission, HR 67-19.

Working hours, reduced, SB 186.

Fiscal Agency:

Washington, bank, trust company, state bond servicing, designation, SB 389.

Fish: (see also "Fishing" also "Shellfish")

Anadromous, Columbia, Snake rivers, Oregon, Idaho, protection, preservation, compact, SB 500, HB 825.

^{*}Asterisks indicate bills passed by both House and Senate.

Fish-Continued:

Buyers, weighing, balance scale required, HB 46.

Commercial, privilege and catch fees, due date change, *HB 160.

Conservation, hydraulic projects, conditions, compliance failure, penalty, *HB 159.

Fish protein concentrate plant, western Washington, construction petitioned,
*SJM 19.

Fish protein concentrate plant, location, U.W. Economics Dept. study, *HR 67-78.

Fisheries interim committee, cooperative interstate food fish production study, report, HCR 22, *HCR 53.

Food fish, shellfish, personal use, salt water, license required, SB 37, HB 103.

Game and game fish interim committee created, *HCR 54.

Game fish, classification, HB 39.

Halibut, specific species, name use restriction, petitioned, HJM 14, *SJM 20.

Halibut, specific species, sales, labeling, designation provisions, *SB 642, HB 973, *Sub HB 99.

Salmon, commercial fishing, licenses, fees increased, district provisions revised, HB 935, HB 948.

Salmon, commercial fishing, licenses, number limited, HB 129.

Salmon, commercial fishing, vessel, angling gear, personal use prohibited, HB 135.

Salmon, Pavel Springs hatchery construction, appropriation, HB 44.

Salmon, personal use, salt water, license required, Sub HB 103.

Salmon, propagation facilities, public school construction, operation, HB 817.

Salmon, resources, programs, study, SCR 22,

Steelhead trout, game fish classification, Oregon petitioned, *SJM 11, HJM 11.

Test propagation operations, fish take, sales authorized, HB 85.

Fisheries:

Columbia river fisheries commission established, SB 359, HB 685.

Commission created, certain directors' powers transferred, SB 313.

Department, contemplated state land sales, purchase preference, SB 310.

Fish buyers, weighing balance scale required, HB 46.

Game fish classification, HB 39.

Interim committee see "Fisheries Interim Committee".

Pavel Springs salmon hatchery construction, appropriation, HB 44.

Salmon, propagation facilities, public school construction, operation, HB 817.

Salmon, resources, programs, study, SCR 22.

State commission created, powers, duties, HB 530.

Test propagation operations, fish take, sales authorized, HB 85.

12-mile limit, extended, continental shelf concept, adoption petitioned, *SJM 18.

Fisheries Interim Committee:

Appropriation, *HB 208.

Created, membership, duties, *HCR 53.

Food fish production study, interstate, cooperative, HCR 22, *HCR 53.

Salmon resources, programs, study, SCR 22.

Fishing:

Anadromous fish, regulation, Columbia, Snake rivers, Oregon, Idaho compact, SB 500, HB 825.

Charter boats, license required, HB 87.

Commercial, privilege and catch fees, due date change, *HB 160.

Commercial, salmon, licenses, fees increased, district provisions revised, HB 935, HB 948.

Commercial, salmon, licenses, number limited, HB 129.

Commercial, salmon, vessel, angling gear, personal use prohibited, HB 135.

Crabs, commercial catches, San Juan county waters, prohibited, HB 771.

Food fish, shellfish, personal use, salt water, license required, SB 37, HB 103.

Nonresidents, aliens, state license fee increased, HB 250.

Physically infirm, catch by others, permit issuance, HB 552.

^{*}Asterisks indicate bills passed by both House and Senate.

Fishing-Continued:

Private property, owner liability limited, HB 84.

Private property, public fishing agreements, *HB 42.

Salmon, personal use, salt water, license required, Sub HB 103.

Snake river, Washington-Idaho cooperative agreements, *HB 41.

State lands, permitted, HB 126.

Steelhead trout, game fish classification, Oregon petitioned, *SJM 11.

Flags:

State, armed forces unit, free distribution, HB 458.

State, ferries, display required, HB 339, SB 180.

State, secretary of state sales authorized, HB 458.

Fletcher Bay:

Bridge construction, to Kitsap peninsula, HB 808.

*Asterisks indicate bills passed by both House and Senate.

Flood Control:

Advisory committee, county-wide, membership increased, HB 221, *HB 222 P. V. Diking and drainage districts, consolidation, contracts authorized, SB 74, HB 826, *Sub SB 74.

Districts, zoned, financing, revenue bonds, HB 928, *HB 222 P. V.

Green river watershed project, state joint financing, HB 286, SB 516.

Port districts, state participation, authorized, HB 193.

Projects, political subdivisions, state fund contributions authorized, *HB 222 P. V., SB 517.

Water management, problems, legislative council study, *HCR 42.

Floor Resolutions: (see "Resolutions")

Food:

Federal surplus, school hot lunch program, state purchases authorized, *Sub SB 604. Fish protein concentrate plant, western Washington, construction petitioned, *SJM 19. Kosher products, sales, regulations, SB 412.

Processing plants, licensing, regulation, HB 99, *Sub HB 99.

Sales, time, day restrictions prohibited, HB 328.

Split pea manufacturers, processors, B & O tax inclusion, HB 558, HB 259, *SB 255 P. V.

Tax, retail sales, exempted, aged persons, HB 877.

Tax, retail sales, exempted, income tax enactment, HB 803.

Foreign Governments:

Consular officers, motor vehicle fuel tax exempt, HB 485.

Consular residences, property, real, personal, tax exempt, HB 484, *SB 255 P. V.

Foreign trade office, commerce & economic development department established, *Sub HB 170.

Forests and Forestry:

Federal forest revenues, school district distribution formula revision, HB 506.

Federal reserve funds, school distribution, student enrollment basis, *SB 62.

Forest products, harvesting permits, transportation provisions, *SB 432, HB 674.

Forests, sustained yield, natural resources department management, jurisdiction, HB 397.

State forest lands, certain condemnation exempt, HB 409.

State forest lands, county leases, park purposes, permitted, SB 332.

Timber, crops, common school fund, sale proceeds excluded, HB 361, *SB 376.

Timber, state lands, sales, local processing provisions, Initiative 32.

Timberland, current usage, assessment, HB 121, *HJR 1.

Timberlands, 50 year lease, options, real estate sales tax, inclusion, HB 440, SB 401.

Timberlands, valuation, tax assessment, listing, special provision repealed, HB 873.

Timberlands, valuation, tax assessment, current usage basis, study, HCR 43.

^{*}Asterisks indicate bills passed by both House and Senate.

Fort Lawton:

Surplus lands, public use retention, *HR 67-77.

Franchises:

Dog racing, licensing, regulation, HB 892, HB 791.

Freeways:

Expressways, state-wide plan, study authorized, HB 482.

Motor vehicles, underpowered, use prohibited, HB 910.

Sub-space, municipal use permits authorized, SB 445.

Tacoma-Seattle-Everett, completion, bonds, appropriation, HB 815, *SB 545.

Fruit: (see also "Horticulture")

Agricultural producers associations, formation, regulation, *HB 296.

Apple advertising commission, membership, meetings, duties, assessments, revisions, HB 340.

Sprays, preservative, sales tax, exempt, HB 259, *SB 255 P. V.

State commission membership increased, election procedure, *HB 416.

Storage, controlled atmosphere, restriction changes, *HB 236.

Trees, commercial, census authorized, HB 832.

Fuel:

Aircraft, tax imposed, *HB 4.

Gasoline, price study, joint committee on highways, HB 130.

Highway use sales, fuel tax, valid license requirement, *HB 352.

Motor vehicle, foreign government consular officers, tax exempt, HB 485.

Motor vehicle, tax, county allocation formula, highway committee study, HB 391, HB 668.

Motor vehicle, tax, exemptions, refunds, rebates, rules, general revisions, *SB 204. Motor vehicle, tax, increases, allocation provisions, SB 420, *HB 595, SB 477.

Motor vehicle, tax, urban transit system, refund, exemptions, *SB 90.

Taxis, use fuel tax, 75% refund provisions, HB 663.

Funds:

Agricultural, commodity commission, unexpended funds, deposit provisions, *SB 622. Armory, military court fines, disposition, HB 81.

Bakery license, abolished, HB 434.

Basic data fund created, HB 70, *HB 174.

Capitol improvement, park and recreation districts, maintenance, operation expense, transfer authorized, HB 937.

Charitable organizations, fund solicitation, contributions use, study, HCR 39.

Charitable organizations, fund solicitation, public disclosure, regulation, HB 443, SB 560

Children, culturally disadvantaged, state fund allocation, HB 683.

Collateral security, public contracts, federal bonds, securities, use authorized, *SB 457.

Community colleges, state, disbursement, reorganizational period, provisions, *HB 976. Confectioners license, abolished, HB 434.

County equipment and revolving fund created, HB 394, *SB 261.

County road improvement guaranty fund established, HB 249.

Current common school property tax equalization fund established, HB 643.

Current state school fund, revenue source revision, HB 336, *SB 376.

Enabling act, section 11, income, school construction bond servicing, amendment petitioned, *HJM 1.

Federal, state agency applications, report requirements, HB 25, HB 305, *HB 360.

Federal forest reserve, school enrollment basis, *SB 62.

Federal impact funds, federal forest revenues, school distribution formula revision, HB 506.

Federal Older Americans Act of 1965, funds, acceptance, *HB 183.

Federal programs, governor's acceptance, administration, disbursal, SB 170,*HB 360. Firemen's pension, state treasurer date advanced, *HB 26.

^{*}Asterisks indicate bills passed by both House and Senate.

Funds-Continued:

Firemen's relief, pensions, investment authorization expanded, HB 399, SB 240, *SB 69

Firemen's retirement, open and investment company shares, purchase, *SB 447, HR 733

Flood control contribution fund established, *HB 222 P. V., SB 517.

Governor's emergency fund created, HB 73.

Health boards, local, special pooling fund established, *HB 466.

Health department, city-county, special pooling fund, established, HB 457.

Highway toll facility trust, other accounts, closure authorized, SB 287.

Judges' retirement, status report date changed, *HB 29.

Land preservation fund created, SB 354.

Law enforcement officers' training fund, court fines, limitation removed, *SB 315.

Locker license, abolished, HB 434.

Macaroni license, abolished, HB 434.

Misappropriation, defined, penalties, HB 734.

Motor vehicle accident insurance revolving fund, SB 292.

Motor vehicle excise, distribution, reapportionment, use provisions, HB 754.

Municipal, unexpended, deposit, U.S. collaterally secured obligations, SB 648.

Municipal, unexpended, U.S. securities, county investment, loss reimbursement, HB 963.

Municipal, unexpended, U.S. securities, county investment authorized, SB 512, *HB 223.

Municipal industrial development program, fund created, HB 287.

O.A.S.I., state employees contributions, money enumerated, *HB 31.

Permanent common school fund, surplus, investment provisions, *HB 107.

Public pension, retirement, investment authorized, *SJR 5.

Public school insurance revolving fund created, HB 257, SB 257.

Reclamation revolving, reclamation district loans authorized, HB 141.

Resource management cost account, trust income distribution, *HB 65.

Restaurant, hotel employees, wage protection fund requirement, Sub SB 229.

School, permanent, timber, crops, sale proceeds excluded, HB 361, *SB 376.

School district equalization, apportionment, distribution formula amount increased, SB 487.

School district excess levy relief fund, distribution formula, established, HB 593.

State, community college, transitional period, disposition provisions, SB 644.

State, distribution formula, cities, towns, HB 219.

State, investment, U.S. government agencies permitted, *HB 27.

State-aid, school building modernization, *HB 109.

State employees' retirement system, open-end investment shares, authorized, SB 281.

State fund structure, legislative budget, treasurer, auditor, budget agency, study, *HR 67-86.

State fund structure, study, revisions, HCR 20.

State general, county distribution formula, appropriation, HB 760, SB 489.

State-wide city employees retirement system, supplemental benefits fund created, *HR 656

State workmen's compensation fund created, HB 542.

Stream gauging fund abolished, HB 70, *HB 174.

Surplus and donated food commodities revolving fund created, *Sub SB 604.

Trust, investment provisions broadened, *SB 65.

Undistributed receipts fund created, *HB 30.

Veterans, war compensation, HB 7, HB 300, SB 620.

Funerals:

Public assistance, survivors' assets, payment determination, HB 180.

Gambling:

Central Washington bazaar created, provisions, HJR 43.

Dog racing, franchises, licensing, regulation, HB 892, HB 791.

Dog racing, title only bill, HB 714.

^{*}Asterisks indicate bills passed by both House and Senate.

Gambling-Continued:

Horse racing, limited nonprofit meets, special license provisions, HB 791, SB 306.

Horse racing, unredeemed parimutuel tickets, breakage allocation, HB 667, SB 646.

Horse racing, unredeemed parimutuel tickets, time limitation, money disposition, HB 591.

Lotteries, state operated, HJR 5.

Lotteries, sweepstakes, state operated, HB 18.

Game:

Commission, game fish classification, HB 39.

Commission, land disposal authorized, HB 40.

Commission, private property, hunting, fishing agreements, *HB 42.

Department, contemplated state land sales, purchase preference, SB 310.

Game and game fish interim committee created, *HCR 54.

Snake river, Washington-Idaho cooperative agreements, *HB 41.

Steelhead trout, game fish classification, Oregon petitioned, *SJM 11, HJM 11.

Game and Game Fish Interim Committee:

Appropriation, *HB 208.

Created, membership, duties, *HCR 54.

Garbage:

County road funds, equipment rentals, disposal sites operation, *HB 859.

Garnishments:

Judgments, prior to entry, prohibited, HB 241.

Subsistence allowance, exemption, HB 230, SB 577.

Writs, justice courts, contents, forms, requirements, amended, SB 18, *Sub SB 18.

Writs, superior courts, contents, forms, requirements, amended, SB 19, *Sub SB 19. Wrongful, damage recovery, HB 217.

Gasoline: (see "Fuel")

General Administration Department:

Archives and record management division created, HB 472.

Capital improvements, appropriation, bonds, SB 530.

Central store purchasing, school districts, community colleges permitted, HB 54.

Deputy director, appointment authorized, *HB 315.

East capitol site, financing, bond issuance, *SB 638 P. V.

Federal surplus property, state purchases, jurisdiction, *HB 449.

Motor transport division created, HB 472.

Professional licensing division created, HB 272.

Purchasing, procedures modified, advisory committee, duties, *HB 517.

State office buildings, repair, improvements, under \$10,000 without bids, *HB 53 P. V.

Geologists:

Professional engineering, registration provisions, HB 465.

Gifts:

Minors, insurance, annuities included, custodian, successor duties, revisions, *SB 338. Minors, real property, provisions, HB 636, *SB 338.

Gilbertsen, Fritz:

Tidelands, state, certain. conveyance authorized, SB 635.

Gold:

Uncoined, counterfeiting, crime, law repealed, HB 597.

Good Friday:

Holiday, proclaimed, SCR 12.

^{*}Asterisks indicate bills passed by both House and Senate.

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Advisory committee on laboratory facilities created, appropriation, HB 64. Emergency fund committee created, HB 73. Evans, highway financing program, message request, HR 67-20. Evans, tax, expenditure elements, study, HR 67-81. Federal funds, acceptance, administration, disbursal, SB 170, *HB 360. Governor, lieutenant governor, joint candidacy, election provisions, HB 799. Governor-elect, expenses, appropriation, HB 13. Joint hearing, governor's revenue and taxation proposals, SCR 5. Joint session, budget message of Governor Evans, *HCR 3. p. 83 Joint session, further message from Governor Evans, *HCR 10. p. 227 Joint session, message of Governor Evans, *HCR 2. pp. 72-73 Legislature, notification of organization, *HCR 1. p. 24 Legislature, notification of readiness to adjourn sine die, *HCR 27 p. 1415 Legislature, notification of readiness to adjourn sine die, extraordinary session, *HCR 57 p. 234 Message, natural resources, beauty, open space land, preservation pp. 170-172 Planning and community affairs agency created, *Sub HB 78. Prison terms and parole, board, chairman, appointments, duties, HB 149. Proclamation, Kiwanis International Anniversary Week p. 148 Salary advisory committee study, county officials, *SB 2.
Proclamation, Kiwanis International Anniversary Week p. 148

Grand Juries:

Functions, duties, amended, HB 15.
Organization, procedures study, authorized, HCR 13.
Study commission established, Sub HB 15.
Witnesses, counsel presence authorized, *SB 60.

Grandmothers:

Day, proclaimed, HCR 11.

Grandview Community College:

Authorized, SB 246.

Granite:

Official state rock, designation, SB 398, HB 810.

Grays Harbor:

Ships, pilots, pilotage, regulation, *SB 82.

Grays River:

Highway, primary No. 12, to Pe Ell, traffic study, SB 416.

Highway, secondary No. 12G, Pe Ell to junction primary No. 12, established, HB 647.

Green River:

Watershed, flood control construction project, state joint financing, HB 286, SB 516.

Guardianships:

Incompetents, service of notice, health statement required, SB 16.

Halibut: (see "Fish")

Handicapped:

Blind, "White Cane Law", provisions extended, HB 374. Charitable organizations, non-profit, parental successor designation, HB 408.

^{*}Asterisks indicate bills passed by both House and Senate.

Handicapped-Continued:

Children, title only bill, SB 602.

Fishing, physically infirm, catch by others, permit issuance, HB 551.

Income tax, deaf, double exemption petitioned, HJM 13.

Public buildings, accessibility design standards, *HB 438.

Residential schools, inmate costs, patient payment, *SB 40.

Taxes, real property exemption, male head of household, disability retirement, provisions, *SB 468.

Training centers, mentally, physically retarded, state payment limitation removed, HB 385.

Vocational rehabilitation office established, powers, duties, HB 520, SB 409, *Sub SB 409.

Hannan, Cecil J.:

Honor resolution, *HCR 7.

Harbors:

Fidalgo Bay, harbor line change authorized, *HB 492. Seattle, west, tidelands, harbor line relocation, *HB 492.

Harrison Memorial Hospital:

Acquisition, program continuation provision, HB 785.

Hatcheries:

Pavel Springs, production station construction, HB 44.

Poultry, B & O tax exempt, HB 59, HB 259, *SB 255 P. V.

Salmon, propagation facilities, public school construction, operation, HB 817.

Health:

Artificial kidney centers, state financial aid, appropriation, HB 793.

Blind assistance recipients, vocational rehabilitation program, *HB 175.

Blood tests, premarital, requirement, HB 728.

Board, membership increased, subsistence, expense provisions, HB 178.

Boards, districts, local, cities, towns, counties, formation, regulation, *HB 466.

Care service agreements, chiropodists included, HB 252.

Care service agreements, optometrists inclusion, HB 317, HB 252.

Care service contracts, insurance regulation deleted, SB 357.

Child abuse, reporting, immunity provision broadened, HB 194.

Chiropractic disciplinary board established, *HB 855.

City-county health department, special pooling fund, established, HB 457.

Community mental health program, funding, organization, regulation, SB 154, HB 303, SB 448, *Sub HB 303 P. V.

Community mental retardation program, state tax millage, allocation, SB 637.

Comprehensive community health centers, establishment, SB 155, *HB 295.

Department, air pollution control board abolished, duties transferred, SB 179, HB 370, HB 396, SB 314.

Department, alcoholic center, class H license fee allocation, additional, HB 673.

Department, beer, wine retailers license fee increase allocation, *SB 31.

Department, cystic fibrosis, pilot study, HB 35.

Department, program, combat phenylketonuria, HB 24, HB 48, *SB 156, HB 302.

Department, water district sewer system operation, approval, HB 377.

Director, department, powers, duties, jurisdiction, *HB 498.

Federal-aid medical assistance program, public assistance administration, *HB 701.

Guardianships, incompetents, service of notice, health statement required, SB 16.

Health care facilities advisory council established, HB 454, HB 951.

Health care facilities, employees, collective bargaining, union representation authorized, HB 774, SB 559.

Health care facilities, licenses, regulation, HB 454, HB 951.

Health care service contractors, insurance commissioner jurisdiction. SB 499.

Health care service contractors, 6 month agreements, insurance law provision exemption, Sub SB 499.

^{*}Asterisks indicate bills passed by both House and Senate.

Health-Continued:

Industrial operations, safety, health regulations, definition changed, SB 418.

Industrial workmen, emphysema, heart disease, causal study, SB 428.

Insurance, duplicate coverage limitation removed, HB 49. LSD beneficial uses research board, established, HB 536.

Towale relies eleth nublic rectroom use prohibited UD 19

Towels, roller, cloth, public restroom use prohibited, HB 134.

Tuberculosis control, treatment facilities, transfers, *HB 476.

Tuberculosis control, program funds, county levy decreased, *Sub HB 304 P.V.

Tuberculosis hospitals, nontuberculosis pulmonary patients, admission, HB 749.

Vital statistics, marriage, divorce, amendments, separation records, *SB 166.

Vital statistics, marriage, divorce, fetal deaths, registration, HB 119.

Health and Welfare Plans:

Chiropractors, inclusion, HB 503.

Contracts, insurance law regulation deleted, SB 357.

Insurance, duplicate coverage limitation removed, HB 49.

Optometrists, inclusion, HB 317, HB 804, HB 252.

School, college, university employees, partial payment authorized, SB 237.

School district employees, insurance authorized, *SB 212.

Hearings:

Joint, governor's revenue and taxation proposals, SCR 5.

Heyns, Garrett:

Commendation resolution, *SCR 7.

Highways:

Access facilities use, new subdivision plats, approval requirement, HB 358.

Appropriations, commission operations, capital improvements, 1967-68 fiscal year, SB 640.

Appropriations, commission operations, capital improvements, 1967-69 biennium, SB 626, *Sub HB 713.

Appropriations, omnibus, 1967-69 biennium, *Sub HB 722 P.V.

Appropriations, reappropriations, title only bill, HB 713, *Sub HB 713.

Bidders, construction contracts, standards regulated, HB 357.

Billboards, federal act conformity, regulation, HB 537, Sub HB 537.

Bonds, Seattle-Tacoma-Everett freeway completion, appropriation, *SB 545, HB 815.

Bridge, Fletcher bay to Kitsap peninsula, construction, appropriation, HB 808.

Bridge, Lake Washington, additional, study, survey, appropriation, HB 356.

Bridge, Puget Island, feasibility study, appropriation, SB 222.

Bridge, Puyallup river, four lane, construction, appropriation, SB 277.

Bridge, Rich Passage, Port Orchard to Bainbridge Island, appropriation, HB 737.

Bridge, Willapa Bay, feasibility study, appropriation, HB 375.

Bridges, Rich Passage, Port Orchard Passage to Bainbridge Island, connecting highways, appropriation, Sub HB 719.

Bridges, title only bill, HB 720.

Buffers, visual, sound, cities, counties, property acquisition, SB 380.

Buffers, visual, sound, state, property acquisition, SB 382, *SB 390, SB 535.

Bicycles, highway, street use, regulation, HB 961.

Cities, towns, control, responsibility, state census determination, *SB 252.

Commission, abolished, duties transferred, HB 625.

Commission, Port Washington Narrows bridge, toll free, bond redemption, SB 541, HB 912.

Commission, primary No. 3, Spokane, Division street concrete dividers, state construction prohibited, HB 970.

Commission, Puget Island, Westport ferry system acquisition, HB 461.

Commission, secondary No. 11J, Spokane, established, appropriation, SB 541, HB 912.

Commission, toll bridge authority abolished, duties transferred, SB 554, SB 147.

Commission feasibility study, Auburn PSH 2, to Bothell PSH 15, HB 615.

Commission feasibility study, Mt. St. Helens area to White Pass highway, HB 655.

^{*} Asterisks indicate bills passed by both House and Senate.

Highways-Continued:

Commission feasibility study, Randle via Spirit Lake to Cougar, appropriation, SB 444.

Commission feasibility study, Yale to Yakima highway, HB 640.

Comprehensive transportation study, HB 359, Sub HB 359.

Counties, construction, open space land acquisition, SB 381.

Cross sound transportation system, appropriation, HB 279, HB 727, SB 463, HB 738.

Department, name change, transportation department, HB 333, SB 554.

Director, gubernatorial appointee, HB 625.

District engineers, employment, commission jurisdiction, SB 511.

Eminent domain, prejudgment acquisition, title only bill, HB 697.

Expressway, Thomson, University of Washington property, sale authorized, *SB 250.

Federal aid cutbacks, restoration petitioned, *HJM 8.

Ferry terminals, motor vehicle speed limit established, *SB 249.

Freeways, expressways, state-wide plan, study authorized, HB 482.

Freeways, ramps, sub-spaces, municipal use permit authorized, SB 445.

Freeways, Tacoma-Seattle-Everett, completion, bonds, appropriation, HB 815, *SB 545.

Freeways, use, underpowered motor vehicles, prohibited, HB 910.

Frontage, service roads, property purchase, condemnation acquisition, *SB 251.

Highway act of 1967, title only, HB 657, HB 658, HB 721.

Hovercraft transportation, joint committee study, HB 289.

Joint committee, see "Joint Committee on Highways".

Junkyards, adjacent to highways, screening requirement, SB 579.

Lewis and Clark, Clarkston to Ilwaco, new route established, HB 553, SB 351.

Motor vehicle excise fund, distribution, reapportionment, use provisions, HB 754.

Motor vehicle fuel tax increase, allocation, SB 420.

Motor vehicles, slower than normal speed, right lane use required, SB 274.

Motor vehicles, speed acceleration exhibitions, prohibited, HB 757.

Multiple lane, dividers, use classified, SB 253.

Naches pass tunnel, plan completion, construction, HB 795.

Outdoor signs, highway rights of way, adjacent lands, regulation, SB 510.

Personnel, state civil service incorporation, state personnel board jurisdiction, HB 906.

Personnel board abolished, duties transferred, HB 333, SB 554.

Police emergency vehicles, audible signals, provisions, HB 441.

Primary, secondary distinction designation, abolished, SB 544.

Rest areas, safety, use control, rules, regulations, HB 381.

Scenic, recreational highway system established, SB 424, HB 704, *Sub SB 424.

Snake river, vicinity Rogersburg to Oregon border, feasibility study, appropriation, HB 393.

State needs, long-range plans, interim committee study, HCR 21.

Telephone companies, use, title only, SB 391.

Title only bill, HB 719, *HB 722 P.V., SB 605, HB 907.

Toll facility trust fund, other account, closure authorized, SB 287.

Traffic control devices, erection, maintenance, commission requirement, HB 251.

Traffic violation, state employees radio reports to state patrol authorized, HB 800.

Transportation agency created, membership, duties, SB 574.

Transportation commission created, membership, duties, SB 575.

Transportation system, industries, nonmetropolitan localities, impact study, SB 384. Trucks, tractors, loads, overlegal, continuous operation, annual fee provisions, HB

831.

Urban transportation systems, joint rights of way, cooperative agreements, *SB 390. Washington traffic safety commission, established, SB 108, *HB 269 P. V.

Highways, Primary:

Eastern Washington, title only bill, SB 498.

Primary, secondary distinction designation, abolished, SB 544.

No. 1, interchange, Marvin road, Thurston county, appropriation, HB 631.

No. 1, Snohomish-King county line to highway No. 5, transfer prohibited, HB 881.

No. 1, Tacoma, south 72nd street interchange, additional ramps, HB 693.

^{*}Asterisks indicate bills passed by both House and Senate.

Highways, Primary-Continued:

No. 3, Colton to primary No. 3, Clarkston, via Steptoe Canyon, Wilma, feasibility study, SB 21, HB 235.

No. 3, Spokane, Division street, concrete dividers, state construction prohibited, HB 970.

No. 3, Sunnyside northeasterly to secondary No. 11A, feasibility study, HB 313.

No. 5, Puyallup to Sumner, widened, appropriation, SB 277.

No. 5, Renton to Auburn, designation change redistricted, HB 276.

No. 6, junction secondary highway 6B to Newport, reconstruction, SB 216.

No. 12, Grays river to Pe Ell, traffic study, SB 416.

No. 21, Chico to Silverdale, construction, appropriation, SB 27.

No. 21, Silverdale, pedestrian overpass construction, appropriation, HB 971.

Highways, Secondary:

Primary, secondary distinction designation, abolished, SB 544.

No. 1AA, Milton through Seattle to Everett, established, SB 571.

No. 1B, junction SR No. 11 to Sumas, reconstruction, appropriation, HB 570.

No. 1F, Bellingham, Lindsay avenue interchange westerly to Donovan avenue intersection, established, HB 192.

No. 1I, Everett, Broadway junction to Casino road, rerouted, SB 513.

No. 1I, 1J, title only bill, SB 587.

No. 1K, Seattle, south 140th street intersection, pedestrian overpass, HB 968.

No. 1N, Lewis county line to Tenino, improvements, SB 393, HB 650.

No. 1N, Skookumchuck river bridge to county line, improvements, SB 393, HB 650.

No. 1S, Woodland to Burke road interchange, extended, SB 322.

No. 1T, Ridgefield to Woodland, feasibility study, SB 467.

No. 2H, Idaho state highway 53 termination junction, southwesterly to Newman Lake, Trentwood, redesignated, HB 398.

No. 2K, Snoqualmie pass west summit interchange to Hyak interchange, created, HB 853.

No. 3S, extended to No. 22, junction Spokane, Columbia rivers, SB 327.

No. 3U, Chewelah westerly to Valley, established, SB 227,

No. 3U, Valley, easterly to junction primary highway No. 3, established, HB 577.

No. 5I, Yelm, northwesterly via St. Clair to primary No. 1, HB 114.

No. 5N, Eatonville, southerly to Elbe, extension, SB 182.

No. 6A, Tiger, northeast to Idaho border, feasibility study, SB 368, SB 496.

No. 11A, Othello to Connell, relocation, reconstruction, SB 295, HB 547.

No. 11J. Maple street, Spokane to Spokane river crossing, SB 541, HB 912.

No. 12G, junction primary No. 12, Grays river to Pe Ell, established, HB 647.

No. 16A, Okanogan northeasterly to junction primary No. 10 north of Omak, HB 246.

No. 21B, Bremerton, pedestrian overpass construction, appropriation, HB 971.

No. 22A, Northport to Canadian border, completion, appropriation, HB 578.

Historical Sites:

Historical site preservation advisory council, established, *SB 363, HB 662.

Holidays

Good Friday, proclaimed, SCR 12.

Grandmother's day, proclaimed, HCR 11.

Kennedy, John F., birthday, May 29, petitioned, HJM 3.

Leif Ericson day, HB 34.

Holmes, Gregg:

Bravery, school safety patrol, commendation, *HR 67-95.

Horan, Walt:

Tribute, family condolences, *HR 67-26.

Horses:

Drugging, deceptive purposes, prohibited, HB 310.

Racing, limited nonprofit meets, special license provisions, HB 791.

^{*}Asterisks indicate bills passed by both House and Senate.

Horses-Continued:

Racing, unredeemed parimutuel tickets, breakage allocation, fair fund, HB 667, SB 646.

Racing, unredeemed parlmutuel tickets, time limitation, money disposition, HB 591. Racing commission, license fee receipts, state treasurer payment, SB 306, HB 310, HB 791.

Racing commission, membership appointments, Senate consent, SB 298, Sub SB 298. Sales, intercounty, health certificate required, HB 231.

Horticulture:

Agricultural producers associations, formation, regulation, *HB 296.

Apple advertising commission, membership, meetings, duties, assessments, HB 340.

Forest products, harvesting permits, transportation provisions, *SB 432, HB 674.

Fruit, chemical preservative sprays, sales tax, exemption, HB 259, *SB 255 P. V.

Fruit, vegetables, controlled atmosphere storage, restriction changes, *HB 236.

Fruit trees, commercial, census authorized, HB 832.

Laws, Title 15 RCW, modernization, legislative council study, *HR 67-52.

Peas, green, quality standard, grading equipment study, *HB 677.

Peas, split, manufacturers, processors, B & O tax inclusion, HB 558, HB 259 *SB 255 P. V.

Plants, inspection fees, collection, provisions, HB 165, Sub HB 165.

Pollen, sales, use, tax exempt, HB 634, HB 259, *SB 255 P. V.

Seed, Irish potatoes, sales, inspection required, *HB 142.

Hospitals:

Charges, rates, title only bill, SB 597.

Charitable, child care treatment, state, federal medical assistance funds, payment provisions, HB 782.

County, joint county-city, state university management, service contract, *HB 762.

County, joint county-city, title only bill, *HB 762.

County, King, Pierce, Clark, future financing problem, special committee study, *HR 67-9.

County, title only bill, HB 897.

Districts, public, board membership increased, *HB 539.

Districts, regulation, annexation, leases, provisions, *HB 918 P.V.

Districts, revenue bonds, warrants, issuance, payment provisions, SB 473.

Employees, collective bargaining, union representation authorized, HB 774, SB 559.

Ex officio, certain persons, designation authorized, HB 431.

Harrison memorial hospital, sale authorized, program continuation provision, HB 785.

Health care facilities, licenses, regulation, HB 454, HB 951.

Juvenile delinquents, state hospital transfers, relative notification, time change, HB 157.

Nurses, industrial insurance, extrahazardous employment coverage, HB 653.

State, inmates, relative payment provisions, *HB 513.

State, mentally ill, assignment, institution directors authority, *SB 113, HB 491.

State, mentally ill emergency detention, admission, certificate requirements, HB 459. Subrogation, insurer, insured's hospital, medical expense claims, prohibited, SB 561, Sub SB 499.

Tuberculosis, control, treatment facilities, transfers, *HB 476.

Tuberculosis, public assistance recipients, grants extended, *HB 702.

Tuberculosis, nontuberculosis pulmonary patients, admission, HB 749.

Western state, livestock, dairy herd, capacity restriction removed, *SB 64.

Hotels:

Employees, wage protection bond requirements, SB 229, HB 823.

Employees, wage protection fund requirement, Sub SB 229.

Laundry, dry cleaning coin operated machines, B & O tax imposed, HB 958, HB 259, *SB 255 P. V.

^{*}Asterisks indicate bills passed by both House and Senate.

House of Representatives: (see also "Legislature")
Andersen, James A., resignationpp. 5-6
Appropriation, expenses, members' subsistence, printing, journals, session
laws, bill drafting, *SB 198, *SB 436, *SB 633, *HB 975, *HB 982.
Attorney General opinion re HB 376pp. 485-486
Bills, indefinitely postponed, close of session, *HR 67-105
Bills, regular session, return from Senate request grantedpp. 1412-1414
Board of ethics, legislators, *SB 630 P. V.
Chamber use, American Association of University Women, *HR 67-30pp. 778-779
Chamber use, business and professions committee, hearing, *HR 67-12p. 228
Chamber use, interim period, permission required, *HR 67-45p. 1399
Chamber use, transportation committee, hearing, *HR 67-13p. 228
Chamber use, Y.M.C.A. youth legislature, *HR 67-44p. 1399
Chief Clerk, see "Chief Clerk." Committee of the whole, HB 208pp. 639-647
Committee of the whole, AB 208
Committees, standing, regular session, retained ex. sess., *HR 67-48p. 1421
Employees, salaries, chief clerk, speaker, to fix, *HR 67-5
Employees, salaries, weekly payment, *HR 67-4p. 25
Interim committees, see under name of committee.
Leaders, fortieth legislaturep. 2344
Leaders, national legislative leaders conference, attendance,
resolution, *HR 67-42p. 1399
Majority, revenue, taxation proposals, presentation requested, HR 67-28p. 706
Member appointed, Richard U. Chapinp. 10
Members, deceased, memorial services, *HCR 9pp. 735-736
Committee appointedp. 224
Members, group picture, *HR 67-7p. 71
Committee appointed, report
Members, mileage payments approvedpp. 382-385, 2242-2245
Members, oath of officepp. 6, 11, 47
Members, postage, *HR 67-6pp. 25, 674, 1954, 2289
Members, rosterpp. 2345-2351
Members, statements of:
Anderson, Ericpp. 531-532
Backstrom, Henrypp. 1004-1005
Bagnariol, Johnp. 257
Barden, Paulp. 2172
Beck, C. W. "Red"pp. 1004-1005
Bledsoe, Stewart. pp. 531-532 Bluechel, Alan p. 1989
Bottiger, R. Tedpp. 1969
Brouillet, Frank Bpp. 1004-1005
Ceccarelli, Davepp. 257, 1004-1005
Chapin, Richard Upp. 1004-1005
Chatalas, William "Bill"
Clocksin, Virginiap. 2041
DeJarnatt, Arlie Upp. 1004-1005
Grant, Gary pp. 1004-1005
Heavey, Edwardpp. 1004-1005
Hoggins, Dale E
Jastad, Elmerpp. 1004-1005
Johnson, Doris J
Kalich, Hugh "Bud"
King, Richard A
Kink, Dick J
Litchman, Markp. 2098
Lux, Mary Stuartp. 2101
Marsh, Daniel Jp. 868

^{*}Asterisks indicate bills passed by both House and Senate.

House of Representatives—Continued:
Marzano, Frankpp. 257, 1004-1005
May, William J. S. "Bill" pp. 1004-1005 McGavick, Joseph L. p. 2172
Merrill, Johnpp. 1004-1005
O'Brien, John Lpp. 1004-1005
O'Dell, Robert Wpp. 531-532
Perry, Robert App. 1004-1005, 2096
Rosellini, John Mpp. 257, 1004-1005
Saling, Gerald Lp. 97
Sawyer Leonard A
Sheridan, George Ppp. 1004-1005
Smith. Sampp. 257, 1004-1005
Spanton, Keith Jp. 2233
Sprague, David Gpp. 1004-1005
Members, subsistence payments, weekly, *HR 67-3
Members, votes, explanations of:
Amen, Otto, HB 208p. 2334
Anderson, Eric, HB 186, HB 43, HB 107, SHB 121pp. 104, 181, 529
Avey, Art, HB 186p. 104
Backstrom, Henry, HB 595p. 1540
Bagnariol, John, HB 186p. 104
Barden, Paul, HB 633, HB 805, HB 978,
HB 207, SB 503pp. 988, 1006, 2188, 2309, 2311
Beck, C. W. "Red", HB 186, SHB 121, HB 402, HB 103pp. 104, 529, 1454, 1548
Berentson, Duane L., HB 426p. 861
Bledsoe, Stewart, SB 256p. 1146
Bluechel, Alan, HB 58, HB 8, HB 204, SB 197, SB 201,
SB 204, SB 221, SB 250, SB 233, SB 251, SB 252, HB 654, SHB 722, HB 208pp. 358, 422, 1048, 1277, 1278,
1280, 1282, 1284, 1457, 1942, 2334
Bottiger, R. Ted, HB 186p. 104
Bozarth, Horace W., HB 186p. 104
Brouillet, Frank B., HB 186p. 104
Ceccarelli, Dave, HB 186, HB 399, HB 77, HB 359, SHB 118pp. 104, 987, 1007,
1008, 1051
Chapin, Richard U., HB 186, HB 261, HB 208pp. 103, 1508, 2334
Charette, Robert L., HB 186p. 104
Chatalas, William "Bill", HB 186, HB 444, SB 31pp. 104, 1015, 1975
Clarke, George W., SSB 52, HB 208pp. 1258, 2334
Copeland, Thomas L., HB 576
Cunningham, Norwood, HB 226, HB 295, HB 152pp. 666, 822, 1525 DeJarnatt, Arlie U., HB 186p. 104
Elicker, Charles W., HB 299p. 453
Farr. Dr. Caswell J. SJR 13, HB 979, HB 934
Gallagher, P. J. "Jim", HB 186, SHB 304pp. 104, 895
Garrett, Avery, HB 186p. 104
Gorton, Slade, SHB 137, HB 426pp. 766, 861
Grant, Gary, HB 186, HJR 1pp. 104, 526
Harris, Edward F., SHB 322
Haussler, Joe D., HB 186p. 104
Hawley, Dwight S., HB 252, HB 576, HCR 56
Heavey, Edward, HB 186, HB 595pp. 104, 2119 Hill, Timothy H., HJR 15p. 1929
Hoggins, Dale E., HB 186, HR 67-17, SB 491,
SB 11, HJR 29, SB 649pp. 106, 261, 1217, 1364, 1475, 2207
Holman, Francis E., HB 208pp. 2334, 2335
Hubbard, Vaughn, HB 979p. 2189
Humiston, Homer, HB 426p. 861

^{*}Asterisks indicate bills passed by both House and Senate.

Tions of Donoscontations Continued.	
House of Representatives—Continued:	
Hurley, Mrs. Joseph E., HB 186pp. 16	
Jastad, Elmer, HB 186	
Johnson, Doris J., HB 186, SB 107pp. 104, 124	
Jolly, Dan, HB 186	
Kalich, Hugh "Bud", HB 186, HB 596, SHB 548, HB 595pp. 104, 91	
	5, 2 119
King, Richard A., HB 186, HCR 32, SHB 722pp. 104, 203	7, 2218
Kink, Dick J., HB 186, SB 378pp. 104	l, 1372
Leckenby, William S., HB 38, SB 378, HJR 35,	
SHB 722, HB 946pp. 361, 1371, 1884, 1945	2, 2228
Leland, Alfred E., HB 208	2334
Lewis, Brian J., HB 197, HB 38, HB 422,	
SHB 137, HB 595, HB 208pp. 357, 361, 465, 766, 2118, 233-	1, 2335
Litchman, Mark, SHB 91, SB 162, SB 256,	
HB 152, HB 980pp. 511, 1139, 1146, 152	5. 2190
Lux, Mary Stuart, HB 186pp. 1	
Lynch, Marjorie W., SB 378.	
Mahaffey, Audley F., SB 138.	
Marsh, Daniel J., HB 186, HB 596	
Marzano, Frank, HB 186, SHB 304pp. 1	
May, William J. S. "Bill", HB 186.	
McCormick, W. L. "Bill", HB 186	
McDougall, Bob, HB 426.	
McGavick, Joseph L., HB 323, HB 946, SB 369pp. 767, 189	
Merrill, John, HB 186	
Moon, Charles, HB 208, SB 654pp. 1122-112	
Morrison, Sid, SB 197, SB 201, SB 204, SB 221, SB 233, SB 250,	
SB 251, SB 252, SB 505, HB 526pp. 1277, 1278, 1279	, 1280,
1282, 1283-4, 128	
Newhouse, Irving, SB 162	
Newschwander, Charles E., HB 426	
O'Brien, John L., HB 186.	. 104
O'Dell, Robert W., HB 596, HB 567, SHB 639, HB 595pp. 913, 1053, 149	0, 2119
Perry, Robert A., HJR 1, HB 207pp. 52	6, 2309
Reese, Walt, HB 426	861
Richardson, Gordon W., SB 143	o. 1203
Rosellini, John M., HB 186	
Sawyer, Leonard A., HB 186	
Sheridan, George P., HB 186	
Smith, Sam, HB 186, HB 626pp. 10	4, 1605
Smythe, Dick, HB 208, HB 734, SHB 639,	
HB 207, HB 208pp. 649, 1054, 1490, 230	
Spanton, Keith J., SHB 639	0. 1490
Sprague, David G., HB 186, HB 820, SB 212, SHJR 29pp. 104, 1038, 118	
Taylor, Dick, HB 186	
Thompson, Alan, HB 186	
Veroske, Fred A., HB 426, HB 975pp. 86 Walgren, Gordon L., HB 186, HB 158, HB 630, HB 370,	1, 1902
SB 80, HB 355, SB 360pp. 104, 220, 84	5 026
SB 60, HB 333, SB 300pp. 104, 220, 64	
Whetzel, Jonathan, SHB 137, SB 360pp. 76	
Wolf, Hal, HB 197, SHB 722, SB 638	
Zimmerman, Harold S., HB 186, HB 208, HB 596,	., 2000
HB 370, HB 259, SSB 283, SB 212, SSB 308, SB 378,	
SHJR 29, SHB 639, HB 595, HB 152, HB 208pp. 103, 649, 913, 935	1066
1147, 1184-1185, 122	
1371, 1489, 1490, 1522, 152	
Organized, Senate notified, *HR 67-2, *HR 67-49.	_,
Members appointedpp. 2	4, 1421

^{*}Asterisks indicate bills passed by both House and Senate.

House of Representatives-Continued:

Photographs, members' official, 40th Legislature, *HR 67-7.
Members appointedp. 74
Report
Postage, purchase, chief clerk, *HR 67-6pp. 25, 674, 1954, 2289
Remonstrance to the legislature by Representative O'Brienpp. 614, 1894
Resolutions, see "Resolutions" also Appendix.
Roster of members
Rules, changes, subsequent sessions, consideration, *HR 67-96pp. 2283-2285
Rules, permanent, regular session, adopted with
amendments, *HR 67-17App. 294-303, 325-344
Rules, regular session, adopted ex. sess., *HR 67-47p. 1421
Rules, temporary, adopted with amendments, *HR 67-1pp. 6-10, 11-14
Sergeant at arms, see "Sergeant at Arms."
Speaker, see "Speaker."
Standing committees appointedpp. 45-46, 351, 532-533, 1459
Standing committees, individual rosterpp. 2354-2357
Stenographers, Health Building, commended, *HR 67-72pp. 1831-1832

House Trailers and Mobile Homes:

Dealers, license provisions, SB 223.

Electrical, plumbing, heating safety requirements, HB 335, *SB 366.

Excise tax, cities, counties, school districts, allocation, HB 253, *SB 255 P. V.

Laundry, dry cleaning coin machines, sales tax exempt, HB 958, HB 259, *SB 255 P.V.

Mobile homes, trailers, excise tax imposed, HB 519, SB 570, *SB 255 P. V. Towing license required, HB 363.

Housing:

Counties, class A, AA, standards established, *SB 169. Counties, class AA, standards established, *SB 169. Discrimination, real property, sales, advertising, prohibited, HB 117. Discrimination, realtors, license revocation, HB 426, SB 564, *SB 378. Fair housing services, creation authorized, HB 836.

Hovercraft:

Transportation, joint highway committee study, HB 289, HCR 56. Urban transportation system, joint highway committee study, *SCR 26.

Human Rights: (see "Discrimination")

Hunting:

Hunters, fluorescent orange safety clothing, requirement, SB 569.

Licenses, certain persons over 70, free, HB 468, SB 296.

Private property, owner liability limited, HB 84.

Private property, public hunting agreements, *HB 42.

State lands, permitted, HB 126.

Tags required, bears, mountain sheep, wild turkeys, *HB 43.

Hydraulics: (see "Water")

Idaho:

Anadromous fish, regulation, Columbia, Snake river, Oregon, Idaho compact, SB 500, HB 825.

Boy scout world jamboree, state governmental cooperation, *HCR 17.

Columbia river fisheries study commission established, Idaho, Oregon compact, SB 359, HB 685.

Highway, secondary No. 2H, Idaho highway 53 termination junction to Trentwood, redesignated, HB 398.

Highway, secondary No. 6A to Tiger, feasibility study, SB 368, SB 496. Mental health services, intercounty contracts authorized, *SB 161, HB 424. Snake river, Washington-Idaho cooperative agreements *HB 41.

^{*}Asterisks indicate bills passed by both House and Senate.

Ilwaco:

Highway, Lewis and Clark, to Clarkston, new route established, HB 553, SB 351.

Imports:

Liquor, personal use, tax free, permitted, *HB 494.

Oyster seed, inspection fees, actual cost, *HB 86.

Paupers, crime, law repealed, HB 600.

Income Tax: (see also "Taxes")

Campaign contributions, deduction petitioned, SJM 1, HJM 4.

Federal, college student support, deduction petitioned, SJM 12.

Federal, corporations, secondary school contribution, deduction, SJM 14.

Federal, deaf, handicapped, double exemption petitioned, HJM 13.

Federal, personal exemption increase petitioned, *SJM 9.

Federal, state partial retention, without federal controls, HJM 7, SJM 4, HJM 12.

Governor's tax package, HJR 29, Sub HJR 29.

Municipal corporations, flat, uniform rate, HJR 29.

Municipal corporations, graduated, nongraduated, SJR 29.

State, flat, single rate, HB 639, Sub HB 639.

State, flat, uniform rate, HJR 29, Sub HJR 29.

State, graduated, HB 803.

State, graduated, nongraduated, SJR 29.

State, municipal corporations, flat, uniform rate, HJR 29.

State, property tax valuation, millage, combination provisions, SJR 31.

Incompetence:

Guardianships, service of notice, health statement required, SB 16.

Indians:

Colville, reservation termination, citizenship rights petitioned, *HR 67-50.

Lands, diking, drainage systems, local district transfers, assessment provisions, *HB 866.

Nooksack, lands, award, claims, investigation petitioned, *HJM 18.

Reservation, sales, by Indians, sales tax imposed, SB 265.

State jurisdiction, crimes, contributing to minor's delinquency, HB 605, SB 478.

Tax law enforcement, state jurisdiction, SB 264.

Tribal rolls, mailing lists, tribe members, availability petitioned, *SJM 6.

Industrial Insurance: (see also "Workmen's Compensation")

Appeals, attorney fees revised, SB 551, HB 477.

Appeals, proposed decisions, statement of exceptions, adoption, SB 551, HB 477.

Beneficiaries, students to 21 years, payments authorized, HB 670, HB 477.

Beneficiaries, totally disabled, social security payments, petitioned, SJM 3, Sub SJM 3.

Benefits, maximum weekly amount, increased, SB 481.

Liens, third party recovery, amount provisions, SB 518, HB 930.

Nurses, extrahazardous employment, coverage, HB 653.

Pensions, prior pensioners, benefits increased, HB 676, SB 632.

Permanent partial disability, pension awards, payments, charges, HB 893.

Premiums, unpaid, collection provisions, HB 58.

Rented equipment, operator crew members, coverage, HB 930, HB 477.

Retail clerks, certain establishments, coverage, SB 271.

Temporary total disability, compensation schedule, HB 477.

Title only bill, HB 763, HB 764, HB 767.

Widows, permanently totally disabled workmen, pension increase, HB 606, SB 407, HB 477.

Widows' pensions, benefits increased, HB 759.

Workmen's beneficiary payment provision, SB 373.

Workmen's compensation, appeals, preliminary conference, provisions, SB 242, HB 425.

Asterisks indicate bills passed by both House and Senate.

Industrial Insurance-Continued:

Workmen's compensation, coverage, rating system, premiums, revisions, HB 477.

Workmen's compensation, extrahazardous employment, certain categories included, SB 271.

Workmen's compensation, injury claims, defective equipment, employer payment, HB 301.

Workmen's compensation, vocational rehabilitation, payments continued, HB 63, SB 583

Industry:

Air pollution studies authorized, HCR 15.

Industrial development corporations, county formation authorized, Sub SB 547, Sub SB 596.

Industrial development corporations, municipal, bond financing, study, SCR 27.

Industrial operations, safety, health regulations, definition changed, SB 418.

Loan companies, debtors financial statements, court evidence disqualification, HB 622.

Port districts, trade promotion expenditure, procedures, regulation, *SB 133.

Sabotage, felony, HB 196.

Safety, title only bill, HB 807.

Transportation system, industries, nonmetropolitan localities, impact study, SB 384. Workmen, emphysema, heart disease, causal study, SB 428.

Inheritance:

Rights, kindred of half blood revisions, HB 291, *HB 138.

Initiatives:

Constitutional amendment proposals, legislative action deleted, SJR 19. Petitions, newspaper publication, circulation provisions, SB 549.

Inquest:

Judicial, powers, procedures, HB 147.

Insolvency:

Code, rules, regulations, legislative council study, HCR 40. Employers, state claims, labor preference provisions, *SB 643.

Institutions:

Boiler plant operators, licenses mandatory, SB 145.

Capital improvements, appropriation, bonds, *SB 532 P. V.

Charitable, child care, state, federal medical assistance funds, payment provisions, HB 782.

Children, youth minimum security facilities, acquisition, maintenance provisions, HB 786.

Cities, convicted felon detention, state contract provisions, *HB 156.

Correctional, chaplains, specific number, law amended, *HB 158.

County prisoners, state transfer provisions, SB 262.

Dairy product substitutes, use permitted, SB 141.

Department, probation and parole division established, *SB 233.

Fire marshal, ex officio, designation authorized, HB 431.

Harrison memorial hospital, sale authorized, program continuation provision, HB 785.

Industries, preferential purchasing, availability provision, HB 448.

Interlake school, mentally ill, established, *HB 490.

Juvenile delinquents, certain institutional records, destruction provisions, *SB 120.

Juvenile delinquents, commitments, juvenile court suspension provisions, HB 773.

Juvenile delinquents, court commitment, SB 103, *Sub SB 103.

Juvenile delinquents, jury trial, indigent parents, attorney provisions, HB 888.

Juvenile delinquents, state hospital transfers, relative notification, time change, HB 157.

^{*} Asterisks indicate bills passed by both House and Senate.

Institutions-Continued:

Medical Lake school, mentally ill, established, SB 102, *HB 490.

Mentally ill, hospital, assignment, director's authority, *SB 113, HB 491.

Olympic center, mentally retarded children, inpatient care, SB 430.

Paroled prisoners, clothing, transportation provisions, HB 929.

Prisoners, work release program authorized, SB 157, HB 298.

Public, title only bill, HB 845, HB 847, HB 848.

Residential schools, inmate costs, patient payments, *SB 40.

Residential schools, mentally ill inmates, relative payment provisions, *HB 513.

Residential schools, mentally retarded, Bremerton, established, SB 160, HB 312.

Sexual psychopaths, commitment designation, HB 512, *SB 284.

State, physical facility use, schools authorized, *HB 153.

State, physicians, surgeons, conditional licenses, time limit revisions, HB 155, *SB 121.

State hospitals, mentally ill emergency detention, admission, requirements, HB 459. State mental health authority, designation, SB 154, HB 303, SB 448, *Sub HB 303 P. V.

Training centers, mentally, physically retarded, state payment limitation removed, HB 385.

Tuberculosis, public assistance recipients, grants extended, *HB 702.

Tuberculosis hospitals, nontuberculosis pulmonary patients, admission, HB 749.

Western state hospital, livestock, dairy herd, capacity restriction removed, *SB 64.

Western state hospital, property transfer, Steilacoom school district, SB 631.

Women, correctional institution, creation provisions, *HB 150.

Women, correctional institution, site selection commission, *HB 150.

Instruments, Legal:

County, filing order, photographic processing, *SB 92.

Property, real, conveyances, written memo, recording provisions, HB 637, *SB 221.

Insurance: (see also "Industrial Insurance")

Annuities, fixed, variable amount payments, issuance authorized, SB 346, HB 681.

Bills, Senate, House committee action requested, HR 67-51.

Cancellation, grounds, notification provisions, SB 523.

Claims, own insurer, litigation settlement, attorney's fees included, SB 105.

Code, general revisions, SB 199, *Sub SB 199.

Commission created, insurance code, regulations study, SB 624.

Commissioner, motor vehicle, cancellation rules, regulation, HB 523, HB 532, SB 429, HB 739, *Sub HB 532.

Companies, consumer protection act inclusion, *SB 197.

Companies, litigation costs, certain, attorney fee recovery authorized, HB 380, SB 527.

Companies, real property investments, holdings, provisions, SB 397, *Sub HB 532.

Coupon life policies, regulation, HB 681, *Sub HB 532.

Credit life, group policy, amount limitation, *SB 282.

Disability, duplicate coverage, recovery limitation removed, HB 49.

Disability, incontestability clause, provisions, SB 525, Sub SB 499, HB 681.

Disability, salary, school, college, university employees, HB 681.

Disability, unknown pre-existing condition, benefit denial provisions, SB 526, HB 681.

Discrimination, race, geographic area, prohibited, SB 214.

Flights, certain state employees, officials, death, dismemberment provisions, *SB 529.

Farms, clauses, binders, certain, standardization provisions, SB 206, *Sub SB 206.

Group, life, financial institution depositors, permitted, SB 456, *Sub HB 532.

Health, accident, disability, salary, school, college employees, partial payment, HB 681.

Health, accident, school, college, university employees, partial payment, SB 237.

Health, duplicate coverage, recovery limitation removed, HB 49.

Health and welfare plans, school district employees authorized, *SB 212.

Health care service contractors, insurance commissioner jurisdiction, SB 499.

Health care service contracts, insurance law regulation deleted, SB 357.

Health care services, chiropodists inclusion, HB 252.

Health care services, chiropractors, inclusion, HB 503.

^{*} Asterisks indicate bills passed by both House and Senate.

Insurance-Continued:

Health care services, contractors, 6 month agreements, insurance law exempt, Sub SB 499.

Health care services, optometrists, inclusion, HB 317, HB 804, HB 252.

Health care services, public employees, companies optional, SB 404, HB 681, *SB 212.

Injury, certain cases, attorneys' fees, allowed, SB 71.

Interim committee on insurance established, study, *SCR 4.

Judgments, debtor's insurance company, certain creditor actions permitted, HB 917. Liability, personal injury suits, existence discovery, evidence provisions, SB 528.

Motor vehicle accidents, investigation reports, filing provisions, HB 688.

Motor vehicle owners, financial responsibility, bonds, requirements, SB 353.

Motor vehicle owners, operators, bond, verification provision, HB 863.

Motor vehicles, accident insurance department created, SB 292.

Motor vehicles, financial responsibility, limits increased, *SB 152, HB 669, HB 681, *Sub HB 532.

Motor vehicles, for hire, amount increased, SB 81.

Motor vehicles, insurance cancellations, permissible grounds, HB 523, HB 532, HB 739. *Sub HB 532. SB 429.

Motor vehicles, uninsured motorist coverage, HB 351, Sub HB 856, Sub SB 585, *Sub HB 532.

Policies, annual premium over \$10,000, rate filing provisions exempt, SB 330.

Policies, annual premium over \$25,000, rate filing provisions exempt, SB 330, HB 681.

Policies, cancellation, rejection records, state inspection requirement, SB 205.

Premium finance companies, licensing, regulation, title only bill, SB 565.

Profit-sharing, founders policies, sales prohibited, HB 681, *Sub HB 532.

Property, real, liability, policy amount provision, SB 524, Sub SB 524.

Public buildings, construction contract bids, surety bonds, insurance regulation, SB 388.

Public employees, group health and accident, choice of companies, employer premium contribution increased, *SB 212.

Public employees, group life, maximum limitation deleted, SB 226.

Public employees, group life, premium payment provisions, SB 404.

Rate filings, public inspection restriction removed, SB 562.

Rating organizations authorized, SB 48.

School employees, health and accident coverage, employer contribution, *SB 212.

School insurance division established, HB 257, SB 257.

Subrogation, insurer, insured's hospital, medical claims, prohibited, SB 561, Sub SB 499.

Title, agents, escrow registration exemption, *SB 55.

Title only bill, HB 856, SB 585, HB 911.

Workmen's compensation law, RCW Title 51, enacted, HB 542.

Interest and Usury:

Credit union laws, general changes, HB 94, HB 6.

Damage claims, unliquidated, certain, payment provisions, HB 652.

Inheritance taxes, delinquent, interest rate increased, HB 505.

L.I.D. bonds, interest coupon payments, general fund use authorized, *HB 941, HB 943.

Real estate contracts, mortgage note interest, B & O tax exempt, SB 540.

Resource management cost account, trust income distribution, *HB 65.

Small loan companies, contracts, annual rate listing required, HB 541.

Usury, debtor relief expanded, civil, criminal actions, SB 35, HB 368, *HB 224.

Interim Committees: (see also under name of committee)

Appropriations, *HB 208.

Crime, criminal law study, report, HCR 24, HCR 52.

Education, see "Joint Committee on Education".

Environmental affairs, created, HCR 16.

Fisheries, cooperative interstate food fish production study, HCR 22, *HCR 53.

Fisheries, created, membership, duties, *HCR 53.

^{*}Asterisks indicate bills passed by both House and Senate.

Interim Committees-Continued:

Fisheries, salmon resources, programs, study, SCR 22.

Game and game fish, created, *HCR 54.

Highways, see "Joint Committee on Highways".

Insurance, created, *SCR 4.

Joint committee on governmental cooperation, oversight committee renamed, *SB 654.

Joint legislative building space allocation, created, *HCR 55.

Joint nuclear energy, established, *SB 453.

Joint nuclear energy, nuclear industry, western interstate cooperation, *HR 67-27.

Law enforcement, juveniles, firearms use, study, HB 200.

Legislative facilities and operations, 1965-67, advisory committee appreciation, *HR 67-91.

Legislative standing committees, designated interim committees, HB 849.

 Members appointed
 pp. 875, 2287-2288, 2314-2315, 2338

 Membership roster
 pp. 2358

Municipal committee established, *HCR 44.

Open space, created, HCR 25.

Oversight, federal grant programs, *SCR 6.

Oversight, renamed joint committee on governmental cooperation, *SB 654.

Post-audits, biennial, requirement, HB 972.

Reports, joint session, HCR 4.

Rivers, natural, created, HCR 38.

Tax structure rewrite committee, created, SB 116.

Interlake School:

Mentally ill, established, HB 490.

Interlocal Cooperation:

Public agencies, act, *SB 45 P. V.

Intermediate School Districts:

Boundary change provisions, *SB 442.

Created, powers, duties, HB 648, HB 649.

Legal counsel, provisions, SB 395, *SB 442.

Interstate Commerce:

Commercial motor vehicles, interstate, single cab card program, *SB 294. State taxing authority, interstate businesses, federal deferral, *SJM 5.

Investments:

Banks, small business investment companies, percentage increased, HB 50, HB 177.

Firemen's retirement funds, open-end investments authorized, *SB 447, HB 733.

Firemen's relief, pension fund, investment authorization, HB 399, SB 240, *SB 69.

Insurance companies, real property, holdings, provisions, SB 397, *Sub HB 532.

Municipal funds, deposit, U.S. collaterally secured obligations, SB 648.

Municipal funds, unexpended, county investment authorized, SB 512, *HB 223.

Municipal funds, unexpended, county investment, loss reimbursement, HB 963.

Mutual savings banks, mortgages, loans, provisions, *SB 178.

Permanent common school fund, surplus, provisions, *HB 107.

Public pension, retirement funds, authorized, *SJR 5.

State employees' retirement system, open-end investment shares, SB 281.

State funds, U.S. government agencies permitted, *HB 27.

State treasurer, servicing investments, indebtedness, expense payment, *HB 28. Trust funds, provisions broadened, *SB 65.

Irrigation:

Banks High Land area, reconnaissance survey requested, *HR 67-54. Distribution systems, PUD operation, maintenance authorized, HB 569, SB 348.

Districts, land, new, director district addition procedures, *HB 188.

^{*}Asterisks indicate bills passed by both House and Senate.

Irrigation—Continued: Districts, maintenance, operation contracts permitted, *HB 36. Districts, property sale, less than \$500, publication notice waived, *SB 261. Districts, secretaries, assessment collection responsibilities, *HB 369. Districts, water district system, acquisition authorized, HB 309, *HB 36. Jails: County, class AA, chaplains authorized, SB 269. County, prisoners, state institution transfers, provisions, SB 262. County, prisoner time, work, money credits increased, SB 3, Sub SB 3, *HB 74. Japan: World fair, 1970 exposition, state participation, feasibility study, SB 189, *HB 387. Joint Committee on Education: Appropriation, *HB 208. Long-range educational needs, plans, development, study, HCR 21. Members appointedpp. 875, 2287, 2314 Membership increased, HB 955. School code, Title 28 RCW revision, *HR 67-21. School district organization study, SCR 23. School district reorganization, study, provisions, HB 455, HCR 26. Teachers' contracts, interim study, *HR 67-31. Joint Committee on Governmental Cooperation: Appropriation, *HB 208. Federal grant programs, *SCR 6. Members appointed (Oversight Committee)......pp. 2287, 2314 Oversight interim committee, renamed, *SB 654. Joint Committee on Highways: Appropriation, studies, 1967-69 biennium, *Sub HB 722 P. V. Free left-hand turn lanes, *HR 67-24. Gasoline price study, HB 130. Highway transportation study, needs, financing, HB 359. Hovercraft transportation study, state's future needs, HB 289. Mass transportation problems, Puget Sound area, study, HCR 56, HCR 21. Mass transportation system, Puget Sound area, study, HB 559. Members appointedpp. 2287, 2314 Motor vehicle fuel tax, allocation study, HB 391, HB 668. Reportpp. 52-54 Single cab card pilot program, extended, SB 293. Transportation, state's long-range plans, development, HCR 21. Urban transportation system, study, *SCR 26. Joint Committee on Nuclear Energy: Appropriation, *HB 208. Created, membership, duties, *SB 453. Members appointedpp. 2287, 2315 Nuclear industry development, western interstate cooperation, *HR 67-27. Joint Interim Committee on Legislative Building Space Allocation: Created, membership, duties, *HCR 55. Members appointedp. 2338 Joint Rules: Legislature, adoption, *HCR 6, *SCR 12. Joint Session: Budget message from Governor Evans, *HCR 3p. Memorial services, deceased members, *HCR 9pp. 735-736 Message, additional, from Governor Evans, *HCR 10p. 227 Message from Governor Evans, *HCR 2pp. 72-73

^{*} Asterisks indicate bills passed by both House and Senate.

Judges:

Appointment commission created, SB 38.

Board created, retirement system administration, HB 112.

Courts, limited jurisdiction, conferences, study committee authorized, SB 207.

Judicial council, limited jurisdiction court judge member authorized, *SB 201, HB 588.

Justice court judges, cities over 20,000, salaries increased, HB 682.

Justice courts, nondistrict, fees increased, HB 850, HB 962.

Municipal, rotating departmental basis, *SB 328 P. V.

Municipal courts, pro tempore, appointment provision, HB 659.

Retired, temporary services, full pay, SB 38.

Retirement, civil action filing fees increase, allocation, HB 164.

Retirement fund, status report date changed, *HB 29.

Retirement system, administration, board created, HB 112.

Superior court, King county increased, HB 698, SB 131, *HB 261.

Superior court, Kitsap county, number increased, HB 21, SB 131, *HB 261. Superior court, Pierce county, number increased, HB 698, SB 131, *HB 261.

Superior court, pro tempore, salary increased, *SB 200, HB 507.

Superior court, salaries increased, *HB 38.

Superior court, single judge, judicial districts, elimination, SB 217.

Superior court, Snohomish county, additional, SB 151, HB 342, HB 456, SB 131,

*HB 261.

Supreme court, eligibility qualifications, SJR 27.

Judgments:

Default, finality, service requirements, SB 56.

Garnishment, prior to judgment, prohibited, HB 241.

Insurance, debtor's company, certain creditor actions permitted, HB 917.

Tortfeasors, joint, contributions, uniform act, SB 340.

Judicial Council:

Grand jury, organization, procedures study, authorized, HCR 13.

Members appointedp. 2288

Membership increased, *SB 201, HB 588.

Judicial Districts:

Court commissioners, appointment provisions, *SB 466, SB 131.

Court reporters, salary increase, *SB 75.

Superior court, single judge, judicial districts, elimination, SB 217.

Junkyards:

Location, adjacent to highways, screening requirement, SB 579.

Juries:

Cities, towns, selection, superior court formula, *SB 220.

Grand, functions, duties amended, HB 15.

Grand, organization, procedures study, authorized, HCR 13.

Grand, study commission established, appropriation, Sub HB 15.

Grand, witnesses, counsel presence authorized, *SB 60.

Jurors, compensation increased, SB 426.

Jurors, public employees, regular employment wages, provisions, SB 426.

Jurors, women, exemption repealed, *HB 405.

Justice court, prisoner punishment assessment, authority deleted, SB 202, HB 508.

Justice Courts:

Civil actions, certain, transfer to superior court, SB 57, *SB 464.

Criminal proceedings, superior court appeal provisions, SB 83, HB 204.

Garnishment writs, contents, forms, requirements, amended, SB 18, *Sub SB 18.

Judges, cities over 20,000, salaries increased, HB 682.

Justice court act, all counties included, SB 83, HB 204.

Municipal courts, additional, population basis determination, HB 561.

Asterisks indicate bills passed by both House and Senate.

Justice Courts-Continued:

Municipal courts, judges pro tempore, appointment provision, HB 659.

Municipal courts, venue change, prejudice affidavit filing, *SB 328 P. V.

Non-district, judges, fees increased, HB 850, HB 962.

Prisoners, jury punishment assessment authority deleted, SB 202, HB 508.

Probation services established, HB 602.

Probationary sentence authorized, HB 330, Sub HB 330, HB 886, *HB 74.

Small claims, amount increased, SB 10.

Juvenile Courts:

Children, delinquent, incorrigible, institutional commitments, SB 103, *Sub SB 103. Children, delinquents, institutional commitment, court suspension provisions,

Services, directors, appointment permitted, HB 480.

Juvenile Delinquents: (see "Minors" also "Children")

Kennecott Copper Corporation:

North Cascades, open pit mining, prevention petitioned, SJM 24.

Kennedy, John F.:

Birthday, May 29, national holiday, HJM 3.

Kennewick:

Extension reclamation project, Senators Magnuson, Jackson, commended, enactment urged, *HR 67-34.

Kerr, Clark:

President, U. of C., firing, regents' review petitioned, HR 67-17.

Keys:

Master, motor vehicles, possession prohibited, HB 582.

Kidney Centers:

Financial aid, state, appropriation, HB 793.

Title only bill, HB 901.

Kindergartens:

Pupils, minimum age raised, SB 394.

School districts, 3rd class, minimum pupil restriction removed, HB 546.

King County:

Green river watershed flood control project, joint financing, HB 286, SB 516.

Highway, Auburn primary No. 2 to Bothell primary No. 15, feasibility study, HB 615.

Highway, primary No. 1, Snohomish-King county line to intersection No. 5, HB 881. Highway, secondary No. 1K, Seattle, south 140th street intersection, overpass, HB 968

Public lands, certain park and recreation commission acquisition, HB 868.

Superior court judges, number increased, HB 698, SB 131, *HB 261.

Kitsap County:

Judges, superior court, number increased, HB 21, *HB 261, SB 131.

Peninsula, bridge construction to Fletcher bay, HB 808.

Tidelands, state, second class, transfer, park purposes, HB 690.

Kosher Products:

Sales, regulations, SB 412.

Labels:

Fertilizer, commercial, brand, grade registration, provisions, HB 146, *Sub HB 146. Halibut, specific species, sales, designation provisions, *SB 642, HB 973, *Sub HB 99. Publications, obscene, "adults only" label, no sale to minors, Sub SB 504, HB 123.

^{*}Asterisks indicate bills passed by both House and Senate.

Labor:

Collective bargaining, port district employees, *SB 34.

Collective bargaining, public employees, organization method, *HB 483 P. V., HB 604.

Employees, deceased, wages, survivors' demand increased, *HB 151.

Labor-management law review committee created, SB 190, HB 435.

Labor-management relations act, legislative council feasibility study, HCR 14.

Taft-Hartley Act, section 14-b, repeal petitioned, HJM 6.

Unions, firemen, collective bargaining, union representation, SB 218.

Unions, health care employees, collective bargaining, HB 774, SB 559.

Unions, school employees, noncertified, organization authorized, HB 564.

Labor and Industries Department:

Apprenticeship council per diem increase, *HB 57.

Electrical division created, HB 311.

Electrical installations, inspection labeling fees increased, *SB 181.

Explosives, federal safety standards compliance, state regulation waiver, *SB 483.

House trailers, safety requirements, HB 335, *SB 366.

Industrial insurance, maximum weekly benefit amount increased, SB 481.

Industrial insurance, permanent partial disability, pensions, HB 893.

Industrial insurance, prior pensioners, benefits increased, HB 676, SB 632.

Industrial insurance, temporary total disability compensation schedule, HB 477.

Industrial insurance, widows' pensions, benefits increased, HB 759.

Industrial insurance, widows, permanently totally disabled workmen, pensions increased, HB 606, SB 407, HB 477.

Industrial insurance appeals, attorney fees revised, SB 551, HB 477.

Industrial insurance appeals, proposed decisions, statements, SB 551, HB 477.

Industrial insurance coverage, rating system, premium default, revisions, HB 477.

Industrial insurance injury, claims, defective equipment, employer payment, HB 301.

Industrial insurance unpaid premiums, collection provisions, HB 58.

Industrial operations, safety, health regulations, definition changed, SB 418.

Industrial workmen, emphysema, heart disease, causal study, SB 428.

Liens, third party recovery, amount provisions, SB 518, HB 930.

Mining safety division, duties transferred, HB 311.

Municipal inspectors, temporary appointment, director's authority deleted, *SB 181.

Professional license division, duties transferred, SB 177, HB 332.

Recreational conveyances, jurisdiction, SB 6.

Rented equipment, operator crew members, industrial insurance coverage, HB 930, HB 477.

Restaurants, hotels, closures, sales, employee wage protection bonds, SB 229,

Restaurants, hotels, closures, sales, employee wage protection fund, Sub SB 229.

Retail clerks, certain establishments, industrial insurance coverage, SB 271.

State plumbing division created, SB 406.

Workmen, safety devices, safe working conditions, requirements, HB 528.

Workmen's compensation, extrahazardous employment, categories included, SB 271.

Workmen's compensation, preliminary conference, court provisions, SB 242, HB 425.

Workmen's compensation department created, duties transferred, HB 542.

Workmen's compensation law, RCW Title 51, enacted, HB 542.

Laboratories:

Governor's advisory committee on laboratory facilities created, appropriation, HB 64.

Lake Washington:

Bridge, additional, study, survey, appropriation, HB 356. Authorized, HB 366, SB 246.

Lake Washington Community College:

Operation, preliminary planning, appropriation, HB 373.

^{*}Asterisks indicate bills passed by both House and Senate.

Lakes:

Hydraulic projects, conditions, compliance failure, penalty, *HB 159. Level, minimum, regulation, *HB 140.

Landlord and Tenant:

Landlord, unlawful detainer, tenant damages, provisions, SB 402. Title only bill. HB 838.

Landscaping:

Architects, registration board created, SB 136.

Laundries:

Machines, certain coin operated, sales tax exempt, HB 958, HB 259, *SB 255 P. V. Suppliers, linens, garments, identification mark registration, SB 172.

Leases:

Air space, cities, first, second class, authorized, *HB 630. Colleges, universities, state building authority leasing provisions, *SB 371. Counties, supplies, equipment, competitive bids, HB 394, *SB 261. Equipment rentals, expiration, detention, larceny, SB 520. Erosion victims, residence losses, public tideland leases authorized, HB 540. Highway buffers, visual, sound, cities, counties, property acquisition, SB 380. Highway buffers, visual, sound, state property acquisition, SB 382, *SB 390, SB 535. Hospital districts, regulation, annexation, provisions, *HB 918 P. V. Public lands, natural resources department, 55 year leases authorized, HB 66, *SB 472. Public lands, natural resources department, regulation, SB 289. Sewer districts, property leases authorized, *HB 633. State buildings, state building authority leasing provisions, *SJR 17. Television cable companies, unfranchised, line lease regulation, SB 573. Tideland, clam, shellfish cultivation, evaluation, fees, HB 88, *Sub HB 88 P. V. Timberland, 50-year lease, options, real estate sales tax, inclusion, HB 440, SB 401.

Legal Notices:

Publication, rate increase, *SB 323.

Water districts, property leasing out, authorized, *HB 133.

Legislative Budget Committee: Alcoholism, state program, fiscal support, study, *HCR 46. Appropriation, 1967-69 biennium, *HB 208. Appropriation, special investigation, horse racing commission, *SB 436. Bribery, property tax assessors, study, HCR 36. Federal grants, state agency applications, report requirements, HB 25, HB 305, *HB 360. Membership increased, *SB 619. Public lands, park, recreation purposes, study, SCR 8. Reportpp. 50-52 School district employees, noncertified, benefits, contracts, study, HCR 34. Schools, public, cost study, *HCR 47. State fund structure, study, revisions, HCR 20. Studies directed by House floor resolutions: Charitable hospitals, state subsidization, *HR 67-85. Computers, applications, information use, HR 67-88. Real estate excise tax, levy problems, *HR 67-87.

Salary schedules, exempt elective, judicial, legislative employees, *HR 67-61.

Legislative Council:

Air commerce, intrastate, study, report, SCR 14. Appropriation, additional, salaries, *SB 436. Appropriations, 1967-69 biennium, *HB 208.

State funds, structure, *HR 67-86.

^{*}Asterisks indicate bills passed by both House and Senate.

Legislative Council—Continued: Charitable organizations, fund solicitation, contributions, study, HCR 39. Federal grants, state agency applications, report requirements, HB 25, HB 305, *HB 360. Industrial development corporations, municipal, bond financing, study, *SCR 27. Industrial workmen, emphysema, heart disease, causal study, SB 428. Insurance code, rules, regulations, study, HCR 40. Labor-management relations act, feasibility study, HCR 14. Land, agricultural timber, taxation, current usage basis, study, HCR 43. Legislative code of ethics, board assistance, *SB 630. L.I.D., study, HCR 30, *HCR 33. Membership, increased, *HB 8. Nisqually flats, study, use, recommendations, HCR 5. Parks, recreation purposes, study, HCR 25. Per diem, compensation, state agencies, study, HCR 29. Planning agencies, regional, governmental conferences, study, *SCR 21. Property tax exemptions, study, *HCR 18. Reorganization, membership, committees, SB 129, HB 849. Salmon resources, programs study, SCR 22. State needs, long range plans, study, report, HCR 21. Statute law committee, member requirement deleted, *HB 965. Studies Directed by House Floor Resolutions: Annexation methods, existing, possible additional, *HR 67-58. Budget, appropriation bills, preparation, analysis, legislative council study, *HR 67-94A. City, county consolidation methods, HB 821 study, *HR 67-91. Constitutional revision, *HR 67-102. Crime investigations, studies, assistance, *HR 67-94. Dairy industry problems, *HR 67-65. Data processing systems, legislative processes, *HR 67-79. Dognapping, problem analysis, *HR 67-56. Fair trade, unfair practices act, *HR 67-83. Horticulture laws, modernization, *HR 67-52. Medical examiner system bills, implications, *HR 67-29. Mentally ill, nonjudicial commitment, procedures, *HR 67-66. Misdemeanant-offender cases, *HR 67-92. Narcotic addicts, rehabilitation, *HR 67-92. Property tax laws, computation, *HR 67-73. Public lands, parks, recreational utilization, *HR 67-93. Public recreation, all facets, *HR 67-82. Taxes, personal property, inventories, *HR 67-70. Weeds, noxious, eradication, control, *HR 67-36. Wine industry, related matters, *HR 67-71. Workmen's compensation act, laws, *HR 67-71. Subcommittees, renamed committees, *HB 8. Taxing districts, study, HCR 19.

Legislative Districts:

Absentee voters, certificates, number issued, public record provisions, HB 792.

Maltby precinct, 39th district, addition, HB 711.

Water management, problems, study, *HCR 42. Willapa bay erosion, study, *HCR 31.

Precinct committeemen, vacancies, legislative district chairman appointment, HB 802, *Sub HB 802.

State committeemen, appointment, HB 220.

State committeemen, votes, county legislative district basis, HB 632.

Legislators: (see also "House of Representatives")

Appointed, salary provision, *HB 9.

Candidates, campaign contributions, expenditures, regulation, HB 282.

^{*}Asterisks indicate bills passed by both House and Senate.

Legislators—Continued:
Civil office appointment, election, limitation removed, SJR 22. Deceased, memorial services, *HCR 9
House leaders, national conference attendance, *HR 67-42
Legislature: (see also "Legislators", also "House of Representatives")
Adjournment sine die, extraordinary session, notification to Governor, *HCR 57. House committee appointed, report
Annual session, 75/30 days, HJR 16, SJR 8, SJR 11, HJR 24, Sub HJR 16, SJR 30.
Annual sessions, 75/35 days, HJR 8. Annual sessions, 120/60 days, HJR 10.
Appropriation, expenses, bill drafting, printing, *SB 198.
Appropriation, expenses, legislators' subsistence, ex. sess., *HB 982. Appropriation, expense, legislators' subsistence, ex. sess., title only, SB 652, SB 653. Appropriation, expenses, printing, journals, session laws, *SB 436. Appropriation, expenses, printing, journals, session laws, ex. sess., *SB 633, *HB 975.
Biennial sessions, 90 days, HJR 44.
Bill room, loud speaker system installation, *HR 67-8.
Bills, consideration limitation, SCR 10. Bills, consideration limitation, ex. sess., *SCR 24.
Bills, fiscal note requirement, HB 206, SB 100, SCR 2.
Bills, 40th regular session, retransmittal, retention by house of origin, *SCR 18. Bills, reintroduction, 40th legislature, 1st ex. sess., *SCR 19.
Bills, revenue, taxation, consideration until adjournment sine die, *SCR 13. Candidates, campaign contributions, expenditures, regulation, HB 282, SB 123. Committees, standing, designated interim committee, HB 849. Constitutional amendments, proposals, by article, HJR 15.
Constitutional amendments, proposals, by portion, entirety, SJR 9, HJR 35. Constitutional amendments, proposals, by subject matter, HJR 15, SJR 14, HJR 20. Constitutional convention, legislative call, vote requirement reduced, HJR 32. Constitutional tax limitations, certain, removed, HJR 23.
Environmental affairs joint interim committee created, HCR 16.
Ethics, legislative board established, HB 255, SB 124, HCR 37, *SB 630 P. V. Ethics, legislative boards, Senate, House, created, *SB 630 P. V. Members appointed
Ethics code, public employees, legislators included, SB 627.
Extraordinary session, legislators' call, HJR 16, HJR 18, SJR 8.
Facilities and operations citizens' advisory committee appreciation, *HR 67-91. Governor-elect, expenses, appropriation, HB 13.
Horse racing commission, membership appointments, Senate consent, SB 298, Sub SB 298.
Interim committees, biennial post audits, requirement, HB 972

^{*}Asterisks indicate bills passed by both House and Senate.

Legislature—Continued:
Joint hearing, Governor's revenue and taxation proposals, SCR 5. Joint rules, adoption, *HCR 6. Joint rules, ex. sess., adoption, *SCR 19.
Joint session, budget message of Governor Evans, *HCR 3
Joint session, message of Governor Evans, *HCR 2
Legislative apportionment, federal jurisdiction, prohibition, HJM 1 of 1963 Ex. rescinded, HJM 17, SJM 22.
Legislative building space allocation, joint interim committee, created, *HCR 55. Legislative facilities and operations commission, created, Sub SB 613. Legislative facilities and operations commission, title only bill, SB 613. Legislators' compensation during session, disclosure required, SB 128. Lobbyists, registration regulation, *SB 122.
Nuclear energy, joint committee created, *SB 453.
Oceanographic citizens committee, commendation, film presentation, *HCR 8. Orientation training program, pre-session, members, members-elect, HB 240, SB 125. Organization, extraordinary session, notification to Governor, *HCR 28.
Committee appointed, reportp. 1422 Organization, notification to Governor, *HCR 1.
Committee reportp. 55 Reapportionment, federal census basis, SJR 18, HJR 39, HJR 42, SJR 26. Sessions, biennial, 90 days, HJR 44.
Statute law committee, legislative council member requirement deleted, *HB 965. Superintendent of public instruction, powers, duties, legislative jurisdiction, SJR 28.
Lewis and Clark Highway:
Clarkston to Ilwaco, new route established, HB 553, SB 351.
Lewis County: Highway, secondary No. 1N, boundary line to Tenino, improvement, SB 393, HB 650. Southwestern Washington state college, establishment, HB 33.
Licenses:

Licenses:

Horse racing commission, fee receipts, state treasurer payment, SB 306.

House trailers, mobile homes, dealers, provisions, SB 223.

Hunting, bears, mountain sheep, wild turkeys, tags required, *HB 43.

Hunting, certain persons over 70, free, HB 468, SB 296.

Liquor, class H, certain additional fee allocation, alcoholic problem center, HB 673.

Liquor, class I, special occasion, issuance authorized, HB 794, *Sub HB 794.

Liquor, transfers, fee increased, HB 171.

Locker fund, abolished, HB 434,

Macaroni fund, abolished, HB 434.

Marriage, blood tests, premarital, requirement, HB 728.

Marriage, increased, *SB 166.

Motor vehicle dealers, provisions, *SB 280 P. V.

Motor vehicle operators, classified vehicles, special examinations, *SB 355, HB 696.

Motor vehicle operators, insurance, bond suspended, driving penalties increased, SB 118.

Motor vehicle operators, intoxicated, alcohol blood level limits lowered, SB 272.

Motor vehicle operators, intoxicated, tests, implied consent, HB 228, SB 231, SB 273.

Motor vehicle operators, minors, juveniles, requirements, *HB 227, SB 110.

Motor vehicle operators, photograph required, HB 419.

Motor vehicle operators, records, certified abstracts, restrictions, *HB 96.

Motor vehicle operators, revocation, all offenses, HB 166, *SB 36.

Motor vehicle operators, revoked, offenses, suspended jail sentence, prohibited, HB 565.

Motor vehicle operators, state armed forces' members, termination provisions, *SB 80.

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Licenses-Continued:

Motor vehicle operators, student instruction permits, school year, HB 474.

Motor vehicle operators, suspension, occupational license, SB 24, SB 67.

Motor vehicle plates, reflectorized, requirement, HB 104.

Motor vehicle plates, renewal, grace period extended, HB 105.

Motor vehicle salesmen, regulation, provisions, HB 278, SB 280.

Motor vehicle, temporary, nonresident armed forces, exemptions, SB 425, *Sub HB 345.

Motor vehicle wreckers, renewal provisions, *SB 286.

Motor vehicles, application, information affidavit requirement, HB 796.

Motor vehicles, excise tax, refunds, filing time extended, *SB 285.

Motor vehicles, farms, decals, in lieu of licenses, HB 345, *Sub HB 345.

Motor vehicles, owner's financial responsibility, registration requirement, HB 329.

Motor vehicles, registration, financial responsibility or operator's license, HB 427.

Motor vehicles, registration, valid operator's license requirement, SB 557.

Motorcycles, operator's license, equipment requirements, regulation, *Sub SB 15.

Motorcycles, bikes, operator's license requirements, SB 111, HB 270.

Motorcycles, bikes, safety helmets, requirements, HB 124.

Nurseries, late renewals, additional assessments, HB 165, Sub HB 165.

Nurses, practical, administer medications under supervision, *HB 210.

Osteopaths, medical, surgical practice, educational requirements, HB 102.

Pesticide applicators, examination, licenses, registration, *HB 297, SB 210.

Physicians, surgeons, family, general practice training program, HB 562.

Physicians, surgeons, state institutions, conditional, time limit extended, HB 155, *SB 121.

Plumbers, requirements, SB 94.

Professional division, duties transferred, SB 177, HB 332.

Professional division, motor vehicle department transfer, general administration, HB 272.

Professional licensing supervisor, assistant directorship authorized, HB 611, *SB 36. Psychologists, psychotherapeutic techniques, use with students under 18, SB 302, HB 736

Public livestock markets, charters, licensing provisions, HB 347, Sub HB 347, *HB 67.

Real estate salesmen, temporary permits, abolished, HB 479.

Realtors, housing discrimination, license revocation, HB 426, SB 564, *SB 378.

Schools, proprietary, regulation, SB 23, *Sub SB 23.

Telephone commercial solicitation, regulation, SB 12.

Trucks, overweight load permits, fee schedule rates reduced, SB 494, *HB 96.

Trucks, tow operators, special licenses, renewals, examination, fees, HB 363.

Use fuel tax, valid dealer permit, highway use sales, requirement, *HB 352.

Weapons, concealed, fee increased, HB 314.

Weather modification, airport operations, liability, exemptions, SB 230.

Weighmasters, public, regulations, HB 143, Sub HB 143.

Well diggers, examinations, regulations, SB 243.

Wine, nondomestic, direct purchase, sale, licenses authorized, HB 635.

Wine, nondomestic, importer, wholesaler licensing, tax provisions, Sub HB 635.

Wine, retailers' license fee increase, alcoholism rehabilitation program, *SB 31.

Liens:

Industrial insurance, third party recovery, amount, SB 518, HB 930.

Motor vehicles, towing, storage, unpaid charges, sales authorized, *SB 184.

Lieutenant Governor:

Governor, lieutenant governor, joint candidacy, election provisions, HB 799.

Lions International:

Golden anniversary, salutation, *HR 67-11.

Liquified Petroleum:

Agricultural cooperatives, sales, regulations, SB 488.

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Liquor:

Age identification cards, citizenship, use provision, HB 195.

Age identification cards, illegal possession, penalties, HB 172.

Alcoholism, state program, fiscal support, study, *HCR 46.

Alcoholism, states' responsibilities, federal funds, assistance petitioned, *HJM 20, SJM 26.

Alcoholism treatment type research, state universities, fee allocation, HB 288.

Beer retailers, license fee increased, alcoholism rehabilitation allocation, *SB 31.

Imports, nondomestic, wholesaler licensing, tax provisions, Sub HB 635.

Imports, personal use, tax free, permitted, *HB 494.

Licenses, class H, certain, additional fee allocation, alcoholic problem center, HB 673.

Licenses, class I, special occasion, issuance authorized, HB 794, *Sub HB 794.

Licenses, transfers, fee increased, HB 171.

Motor vehicle operators, intoxicated, alcohol blood level limits lowered, SB 272.

Motor vehicle operators, intoxicated, tests, implied consent, HB 228, SB 231, SB 273. Sales, one calendar day per week, prohibited, SB 413.

Sales, Sunday, prohibited, HB 661.

Sales, University of Washington vicinity, restriction removed, *SB 138.

Sunday sales, local option election, HB 47.

Title only bill, HB 709, HB 710.

Wine, nondomestic, direct purchase, sale licenses authorized, HB 635.

Wine, nondomestic, importer, wholesaler licensing, tax provisions, Sub HB 635.

Wine, retailers, license fee increased, alcoholism rehabilitation allocation, *SB 31.

Litter:

Public, private property, water, prohibited, *SB 106, HB 830. Public lands, water, prohibited, HB 592.

Loans:

Agencies, invalid, legal out-of-state, enforcement provision removed, *HB 6.

Cities, towns, industrial development program, limitation, HB 287.

Community property, personal, spouses signature required, SB 14, HB 407.

Credit unions, laws, general changes, HB 94, *HB 6.

Credit unions, loan committee approval requirements changed, SB 297.

Reclamation districts, state loans authorized, *HB 69.

Small, invalid, legal out-of-state, enforcement provision removed, *HB 6.

Small loan companies, contracts, annual interest rate listing required, HB 541.

Small loan companies, debtors financial statements, evidence disqualification, HB 622.

Small loan companies, service charge, regulation, SB 224, HB 531.

Students, financial institutions authorization, federal insurance provisions, SB 484. Students, loans, scholarship program, feasibility study, *HCR 32.

Lobbyists:

Registration, regulation, *SB 122.

Local Improvement Districts:

Bids, 10% over preliminary estimates, municipal construction authorized, HB 410.

Bonds, interest coupon payments, general fund use authorized, *HB 941, HB 943.

Cities, towns, existing overhead lines, relocation authority, HB 493.

Consolidated, bond issuance purposes, authorized, HB 947, *HB 941.

Diking, drainage, flood control district, consolidation contracts, SB 74, *Sub SB 74, HB 826.

Legislative council study, HCR 30, *HCR 33.

Protests, filing, signature percentage, requirement lowered, HB 614.

Lockers:

License fund, abolished, HB 434.

Long Beach:

Willapa Bay bridge, feasibility study, appropriation, HB 375.

^{*}Asterisks indicate bills passed by both House and Senate.

Lotteries:

Central Washington bazaar created, provisions, HJR 43.

State operated, HJR 5.

State operated sweepstakes, HB 18.

Lower Yakima Community College:

Authorized, HB 366.

Operation, preliminary planning, appropriation, HB 373.

LSD: (see "Lysergic Acid Diethylamide")

Lysergic Acid Diethylamide:

Beneficial uses research board, established, HB 536.

Sales, certain, regulations, *HB 353.

Sales, distribution, unauthorized, illegal, HB 45, *HB 353, HB 467.

Macaroni:

License fund, abolished, HB 434.

Mail:

Airmail, service between Pasco and Elko, Nevada, commemorative stamp, *HR 67-53.

U.S. postmarks, reports, payments, deemed filing date, *HB 612 P. V.

Stamp, Marcus Whitman commemoration, issuance petitioned, HJM 10.

Unsolicited goods, recipient nonliable, *HB 10.

Maltby:

Precinct, 39th district, addition, HB 711.

Manufacturing:

B & O, tax credits, major factory improvements, *SB 254.

Explosives, federal safety standards compliance, state regulation waiver, *SB 483.

Fish protein concentrate plant, western Washington, construction petitioned,
*SIM 19

Split pea processors, B & O tax included, HB 558, HB 259, *SB 255 P. V.

Marine:

Fuel dealers, definition change, *SB 204.

Marriage:

Blood tests, premarital, requirement, HB 728.

Debts, antenuptial, liability provisions, HB 266, SB 452.

Licenses, fee increased, SB 166.

Married women, personal injury actions, separate suit permitted, SB 17, HB 406.

Records, armed service personnel, free copies, *SB 91.

Vital statistics, registration provisions, *SB 166, HB 119.

Marth, Sandra:

Miss Washington, state official hostess, *HCR 35.

May, Representative William J. S.:

Poet laureate, 40th legislature, designation, *HR 67-63.

Mayors:

Cities, commission form government, salaries, charter, ordinances, *Sub SB 239. Cities, 7,000-14,000, salary increase, SB 239.

Meat:

Farmers, inspection provisions, slaughter regulation, *HB 67, *SB 255 P. V. Kosher products, sales, regulations, SB 412.

Processors, wholesale, B & O tax imposed, HB 274, HB 259.

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Medical Lake:

School, mentally ill, established, SB 102, *HB 490.

Medicine:

Animals, medical research use, institutions, rules, regulations, HB 263.

Artificial kidney centers, state financial aid, appropriation, HB 793.

Birth control drugs, devices, sales permitted, HB 890.

Blood tests, premarital, requirement, HB 728.

Codeine, dehydrocodeinone, narcotics drug act, exemption removed, HB 735.

Cystic fibrosis, pilot study, HB 35.

Drugs, dangerous, sales, regulations, *HB 353.

Federal-aid medical assistance, program, public assistance administration, *HB 701.

Federal-aid medical assistance, redefined, HB 184.

Industrial workmen, emphysema, heart disease, causal study, SB 428.

License, physicians, surgeons, family, general practice training program, HB 562.

LSD beneficial uses research board, established, HB 536.

LSD sales, certain, regulations, *HB 353.

LSD sales, distribution, unauthorized, illegal, HB 45, HB 467.

Medical examiner system bills, implications, legislative council study, *HR 67-29.

Medical examiner system established, deaths, post mortems, HB 120, HB 460.

Medical records, patient, attorney, availability provisions, HB 833.

Nurses, licensed practical, administer medications, supervision, *HB 210.

Osteopaths, medical, surgical practice, education, licenses, HB 102.

Phenylketonuria tests, newborn children, required, HB 24, HB 48, *SB 156, HB 302. Physicians, surgeons, state institutions, conditional licenses, time extended, HB 155, *SB 121.

Veterinary, general amendments, *HB 446.

Memorial Services:

Memorials:

Alcoholism, states' responsibilities, funds, assistance petitioned, *HJM 20, SJM 26. Bumping lake enlargement, federal construction funds, petitioned, *SJM 15.

Campaign contributions, income tax, deduction petitioned, SJM 1, HJM 4.

Columbia basin project, state trust lands, irrigation, sale restrictions, removal, HJM 15.

Columbia river, lower navigation channel dredging, appropriation increase, SJM 25. Columbia river navigation, upper extension link, support petitioned, SJM 7, HJM 9. Education, grant-in-aid programs, revisions petitioned, HJM 2.

Enabling act, section 11, income, school construction bonds servicing, *HJM 1.

Erosion victims, Tokeland area, federal aid petitioned, HJM 16.

Federal employees, collective bargaining, union representation, recognition, SJM 17. Fish protein concentrate plant, western Washington, construction petitioned, *SJM 19.

Fisheries control 12-mile limit, extended, continental shelf concept, adoption, *SJM 18.

Halibut, specific species, name use restriction petitioned, HJM 14, *SJM 20.

Highway federal aid cutbacks, restoration petitioned, *HJM 8.

Holiday, John F. Kennedy's birthday, May 29, petitioned, HJM 3.

Income tax, college student support, deduction petitioned, SJM 12.

Income tax, corporations, secondary school contributions, deductions, SJM 14.

Income tax, deaf, handicapped, double exemption petitioned, HJM 13.

Income tax, personal exemption increase petitioned, *SJM 9.

Income tax, state partial retention, without federal controls, HJM 7, SJM 4, HJM 12.

Indian tribal rolls, mailing lists, tribe members, availability petitioned, *SJM 6.

Indians, Nooksack lands, award, claims, investigation petitioned, *HJM 18.

Industrial insurance beneficiaries, totally disabled, social security payments, SJM 3, Sub SJM 3,

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Memorials-Continued:

Law enforcement authorities, accused persons, public rights, protection petitioned, SJM 10.

Legislative apportionment, federal jurisdiction, HJM 1 of 1963 Ex. rescinded, HJM 17, SJM 22.

Legislators, deceased, memorial services, *HCR 9.

Merchant marine, U.S. maritime power, reestablishment petitioned, *SJM 23.

North Cascades, open pit mining, prevention petitioned, SJM 24.

North Cascades study commission, recommendations, implementation, SJM 16, Sub SJM 16, *SJM 21.

O.A.S.I. benefits, increase, aged, certain others, H.R. 5710 enactment, HJM 19.

O.A.S.I. benefits, public assistance recipients retention petitioned, SJM 13.

State taxing authority, interstate businesses, federal deferral petitioned, *SJM 5.

Steelhead trout, game fish classification, Oregon petitioned, *SJM 11, HJM 11.

S.S.T. program advancement petitioned, *SJM 2.

Taft-Hartley Act, section 14-b, repeal petitioned, HJM 6.

Veterans' pensions, restoration petitioned, HJM 5, SJM 8.

Whitman, Marcus, commemorative postage stamp issuance petitioned, HJM 10.

Mentally III and Retarded:

Adults, support, parents not liable, SB 379.

Charitable organizations, non profit, parental successor designation, HB 408.

Children, Olympic center, inpatient care, SB 430.

Children, title only bill, SB 602.

Commitment, nonjudicial, procedures, legislative council study, *HR 67-66.

Community mental retardation program, state tax millage, allocation, SB 637.

Community mental retardation program established, SB 153, HB 304, SB 449, *Sub HB 304.

Guardianships, service of notice, health statement required, SB 16.

Harrison memorial hospital, sale authorized, program continuation, HB 785.

Hospitals, state, assignment, institution director's authority, *SB 113, HB 491.

Hospitals, state, emergency detention, admissions, certificate requirements, HB 459.

Interlake school, established, *HB 490.

Juvenile delinquents, state hospital transfers, relative notification, time change, HB 157.

Medical Lake school, established, SB 102, *HB 490.

Mental health services, interstate county contracts authorized, *SB 161, HB 424.

Residential school, Bremerton, established, SB 160, HB 312.

Residential schools, inmates, patient costs, payment provisions, *SB 40.

Residential schools, inmates, relative payment provisions, *HB 513.

Residential schools, sexual psychopaths, institutional commitments, HB 512, *SB 284. Title only bill, HB 871.

Training centers, mentally, physically retarded, state payment limitation removed, HB 385.

Merchant Marine:

U.S. maritime power, reestablishment petitioned, *SJM 23.

Merchants:

Shoplifters, penalties, detention provisions, *HB 376, SB 258.

Metropolitan Government:

Interlocal cooperation act, provisions, *SB 45 P. V.

Metropolitan municipal corporation council, water, sewer district representation, SB 399.

Title only bill, HB 761.

Transportation, comprehensive plan, facilities, services, procedures, *SB 168.

Microfilm: (see "Photographs and Microfilm")

Mileage:

Health board members, travel provisions, HB 178.

State employees, mileage allowance increased, SB 365, *Sub HB 403, SB 192.

State employees, travel expense advances authorized, SB 192, HB 401, *Sub HB 403.

^{*}Asterisks indicate bills passed by both House and Senate.

Military:

Armory, Centralia, site, national guard acquisition, *HB 83.

Armory, Chewelah, sale authorized, *HB 80.

Armory, Prosser, sale authorized, *HB 79.

Armory, Tacoma, sale, lease, exchange authorized, *HB 132 P. V., SB 267.

Armory, Yakima, sale authorized, *HB 478 P. V.

Campaigns, ribbon, awards, veterans' benefits extended, SB 165.

Community colleges, children, spouse, resident fees, HB 128.

Court fines, disposition, HB 81.

Marriage records, free copies, *SB 91.

Motor vehicle excise tax, nonresidents, exempt, *SB 285.

Motor vehicle licenses, temporary, nonresidents, certain tax exemptions, SB 425, *Sub HB 345.

Motor vehicle operators' licenses, state armed forces termination provisions, *SB 80.

Reservations, branch banks, establishment authorized, SB 582.

State flag, armed forces units, free distribution, HB 458.

Veterans, bonuses, bond issue authorized, HB 7, HB 300, SB 620.

Veterans, indigents, families, county aid, provisions, HB 481.

Veterans, re-employment rights, time limitation, HB 75.

Veterans, soldiers', sailors' indigent fund vouchers, public assistance resource exemption, HB 865.

Veterans, Viet Nam, public employment, preference provision, SB 515.

Widows, wives, public employment, preference provisions, HB 949.

Milton:

Highway, secondary No. 1AA to Everett, established, SB 571.

Minerals: (see also "Mining")

Carnelian agate, official state mineral, designation, SB 398, HB 810.

Gold, uncoined, counterfeiting, crime, law repealed, HB 597.

Granite, official state rock, designation, SB 398.

Mineral rights, severed, assessment, taxation, SB 148.

North Cascades, open pit mining, prevention petitioned, SJM 24.

Sluice boxes, robbing, crime, law repealed, HB 599.

Mines and Mining:

Mineral rights, severed, assessment, taxation, SB 148.

Mining safety board, abolished, duties transferred, HB 311.

North Cascades, open pit mining, prevention petitioned, SJM 24.

Property, leases, options, selling price, tax commission determination, HB 440, SB 401.

Sluice boxes, robbing, crime, law repealed, HB 599.

Strip mining, operations, taxation, land reconditioning provisions, HB 981.

Strip mining sites, registration, beautification provisions, SB 352.

Minimum Wage Law:

Wage, hourly, increase, *SB 194, HB 432.

Minors: (see also "Children")

Delinquents, certain institutional records, destruction provisions, *SB 120.

Delinquents, institutional commitment, court authority, SB 103, *Sub SB 103.

Delinquents, institutional commitment, juvenile court suspension provisions, HB 773.

Delinquents, jury trial, indigent parents, attorney provisions, HB 888.

Delinquents, law enforcement interim committee, apprehension study, HB 200.

Delinquents, state hospital transfers, relative notification, time change, HB 157.

Gifts, credit union, bank classification, HB 95.

Gifts, insurance, annuities included, custodian, successor duties, revisions, *SB 338.

Gifts, real property, provisions, HB 636, *SB 338.

Indians, crimes, contributing to delinquency, state jurisdiction, HB 605, SB 478.

Industrial insurance beneficiaries, students to 21 years, payment, HB 670, HB 477.

^{*}Asterisks indicate bills passed by both House and Senate.

Minors-Continued:

Juvenile courts, services, directors, appointment permitted, HB 480.

LSD, possession, crime, HB 467.

Mentally retarded, Olympic center, inpatient care, SB 430.

Motor vehicle operators' licenses, minors, juveniles, requirements, *HB 227, SB 110.

Motor vehicle ownership under 18 prohibited, HB 108.

Nonsupport petitions, intercounty, attorney general representation, HB 187.

Obscene materials, "adults only" label, sale to minors prohibited, Sub SB 504, HB 123.

Recreation activity charges, certain, sales tax exempt, HB 616.

Revolvers, pistols, toy, sales, gifts, crime, law repealed, HB 601.

Torts, parental liability, damage amount increased, *SB 464, HB 788.

Voting age, reduced to 18, HJR 14, SJR 15, HJR 26.

Youth minimum security facilities, acquisition, maintenance provisions, HB 786.

Miss Washington:

Marth, Sandra, state official hostess, *HCR 35.

Mobile Homes: (see "House Trailers" also "Truck and Tractors")

Money Orders:

Unclaimed, outstanding, time limitation shortened, disposition provisions, SB 342.

Mortgages:

Community property, personal, spouses signatures required, SB 14, HB 407.

Master form, recording, reference provisions, *SB 221.

Mutual savings banks, investments, loans, provisions, *SB 178.

Real estate contracts, mortgage note interest, B & O tax exempt, SB 540.

Security interest, property trust deeds, mortgages, public utilities, filing, HB 551, SB 450, *Sub SB 42.

Motion Pictures:

Colleges, universities, certain entertainment purposes, prohibited, HB 379, SB 244. Projectionists, obscene movies, not liable, HB 123, HB 851.

Motor Transport Division:

General administration department, created, HB 472.

Motor Vehicles:

Abandoned, disposal, reporting, regulation, HB 526, SB 443.

Abandoned, junkers, summary scrapping permitted, HB 731.

Abandoned, tow truck operators, contract provisions, HB 526.

Accident insurance department created, SB 292.

Accidents, investigation reports, filing provisions, HB 688.

Accidents, out-of-state residents, mail summons service, provisions, SB 132.

Accidents, police personal investigation, citation issuance permitted, HB 464.

Accidents, record abstract, availability restriction, *HB 96.

Accidents, victims, certain, state compensation provisions, HB 858.

Agricultural commodities, pool transportation, common carrier permit exempt, HB 442.

Air contaminants, pollution board study, SCR 1.

Air pollution studies authorized, HCR 15.

Ambulance, attendants, safety standard requirements, SB 435.

Antifreeze permits, annual dates changed, HB 98.

Buses, school, headlight use requirement, HB 789.

Carriers, private, common defined, jurisdiction, *HB 420.

Code, terminology changes, *SB 36.

Commercial, interstate, single cab card program, registration provisions, *SB 294.

Commercial, joint highways committee, single cab card pilot program extension, SB 293.

Community colleges, driver education programs, use tax exempt, *SB 255 P. V.

^{*}Asterisks indicate bills passed by both House and Senate.

Motor Vehicles-Continued:

Contractors, construction registration, regulation, HB 163, SB 109.

Dealers, licensing provisions, *SB 280 P. V.

Department, professional licenses division, duties transferred, SB 177, HB 332.

Department, professional licenses division, general administration transfer, HB 272.

Department, professional licenses division, supervisor, assistant director, HB 611, *SB 36.

Driver education advisory council established, HB 819.

Driver education, reimbursement provisions, *HB 269 P. V.

Emergency, police, audible signals, provisions, HB 441.

Equipment, federal standards adoption, authorized, SB 171.

Equipment, safety standards, compliance, SB 542.

Excise fund, distribution, reapportionment, use provisions, HB 754.

Excise tax, nonresident military personnel, exempt, *SB 285.

Excise tax, refunds, filing time extended, *SB 285.

Farm, identification decals, in lieu of licenses, HB 345, *Sub HB 345.

Farm, produce, pool transportation, permit exemption, HB 442.

Farm, "slow moving vehicle emblem" authorized, HB 556.

Ferry terminals, speed limit established, *SB 249.

Financial responsibility, erroneous information correction, security reevaluation, *HB 753.

Financial responsibility, insurance, minimum limits increased, *SB 152, HB 669, HB 681, *Sub HB 532.

Financial responsibility, registration, operator's license revocation provisions, HB 329.

For hire, surety bond, amounts increased, SB 81.

Freight carriers, identification decal or cab card requirement, *HB 642.

Fuel, gasoline price study, committee study, HB 130.

Fuel tax, city, town allocation, matching requirement deleted, SB 437.

Fuel tax, county allocation formula, highway committee study, HB 391, HB 668.

Fuel tax, exemptions, refunds, rebates, rules, general revisions, *SB 204.

Fuel tax, foreign government consular officers, exempt, HB 485.

Fuel tax, increase, allocation provisions, SB 420, *HB 595, SB 477.

Fuel tax, urban transit system, refund, exemptions, *SB 90.

Guest-host liability, repeal, HB 265.

Highway act of 1967, title only, HB 657, HB 658.

Implied consent, operators, intoxicated, chemical tests, HB 228, SB 231, SB 273.

Inspections, annual, requirements, HB 814, HB 919.

Inspections, state patrol testing authorized, *SB 11, HB 226.

Insurance, cancellations, permissible grounds, HB 523, HB 532, SB 429, HB 739, *Sub HB 532.

Insurance, uninsured motorist coverage, HB 351, Sub HB 856, Sub SB 585, *Sub HB 532.

Junkyards, adjacent to highways, screening requirement, SB 579.

License plates, reflectorized, requirement, HB 104.

License plates, renewal, grace period extended, HB 105.

Licenses, application, information affidavit requirement, HB 796.

Licenses, temporary, nonresident armed forces members, tax exemptions, SB 425, *Sub HB 345.

Licenses, unlisted payment schedule, auditor's appraisal, SB 158.

Master keys, possession prohibited, HB 582.

Military personnel, nonresident, excise tax exempt, *SB 285.

Minors, under 18, ownership prohibited, HB 108.

Motor transport division, general administration department, created, HB 472.

Motor vehicle accident compensation board created, HB 858.

Operators, arrest, custody, vehicle impounding provision, HB 411.

Operators, classified licenses, special examination required, *SB 355, HB 696.

Operators, driving record, certain offenses, court evidence provision, SB 385.

Operators, education, advisory council established, HB 819.

Operators, insurance, bond suspended, driving penalties increased, SB 118.

Operators, intoxicated, alcohol blood level limits lowered, SB 272.

^{*}Asterisks indicate bills passed by both House and Senate.

Motor Vehicles-Continued:

Operators, intoxicated, chemical tests, implied consent, HB 228, SB 231, SB 273.

Operators, licenses, minors, juveniles, requirements, *HB 227, SB 110.

Operators, licenses, photograph required, HB 419.

Operators, licenses, revocation, all offenses, HB 166, *SB 36.

Operators, licenses, revoked, offenses, suspended jail sentence prohibited, HB 565.

Operators, licenses, state armed forces' members, termination provisions, *SB 80.

Operators, licenses, suspension, occupational licenses, SB 24, SB 67.

Operators, negligent homicide, requisites, definition amended, SB 225.

Operators, student instruction permits, school year, HB 474.

Owners, financial responsibility, insurance, bonds, requirements, SB 353.

Owners, operators, insurance, bond verification provision, HB 863.

Parking, crosswalk approaches, within 20 feet prohibited, SB 367.

Parking, off-street, city-operated facilities, excise tax payment, SB 558, SB 471, *SB 261.

Parking, off-street, financing, construction, meter revenue, HB 672, SB 537, *SB 261.

Parking, public, free, private corporation, municipal property sale, lease, SB 471, *SB 261.

Privilege tax, city, town resident use, imposed, HB 933.

Registration, financial responsibility proof or valid operator's license, HB 427.

Registration, valid operator's license requirement, SB 557.

Salesmen, licensing provisions, HB 278, *SB 280 P. V.

Speed, acceleration exhibitions, highways, prohibited, HB 757.

Speed, slower than normal, right lane use required, SB 274.

"Spot check", state patrol inspection, testing authorized, *SB 11, HB 226.

State patrol inspection, testing authorized, *SB 11, HB 226.

Taxis, use fuel tax, 75% refund provisions, HB 663.

Title, registration law, uniform commercial code conformity, *SB 43.

Towing, storage, unpaid charges, lien, sales, authorized, *SB 184.

Traffic violation, state employees radio report to state patrol authorized, HB 800.

Trucks, overweight load permits, fee schedule rates reduced, SB 494, *HB 96.

Trucks, tow operators, special licenses, renewals, examination, fees, HB 363.

Trucks, tractors, certain, wheel boxes required, HB 922.

Trucks, tractors, gross weight fees, rate schedule revision, *HB 595, *SB 651.

Trucks, tractors, loads, overlegal, continuous operation, annual fee provisions, HB 831.

Trucks, tractors, size, weight, load violation, operators, owner liability, HB 684.

Underpowered, freeway use, prohibited, HB 910.

University of Washington, safety research training council established, HB 818.

Urban transit systems, fuel tax, refunds exemption, *SB 90.

Vehicle wreckers, license renewal provisions, *SB 286.

Motorcycles and Motorbikes: (see also "Bicycles")

Equipment, requirements, modification prohibited, *Sub SB 15, SB 111, HB 270.

Operators, license required, *Sub SB 15, SB 111, HB 124, HB 270.

Safety helmets, required, SB 15, *Sub SB 15, SB 111, HB 124.

Mt. St. Helens:

Highway to White Pass, feasibility study, HB 655.

Mountain Lions: (see "Cougars")

Mountain Sheep:

Hunting, tags required, *HB 43.

Municipal Committee:

Appropriation, *HB 208.

Created, membership, duties, *HCR 44.

Members appointedpp. 2287, 2314

^{*}Asterisks indicate bills passed by both House and Senate.

Murder:

Capital punishment abolished, certain offenses, HB 22, SB 232.

Guilty plea, court punishment authority, counsel representation provision, HB 563, SB 539.

Homicide, negligent, vehicle operation, requisites, definition amended, SB 225.

Mutual Savings Banks:

Investments, mortgages, loans, provisions, *SB 178.

Naches Pass:

Tunnel, plan completion, construction, HB 795.

Narcotics:

Addicts, rehabilitation, legislative council study, *HR 67-92.

Codeine, dehydrocodeinone, narcotics drug act, exemption removed, HB 735.

Drugs, dangerous, sales, regulations, *HB 353.

LSD sales, distribution, unauthorized, illegal, HB 45, HB 467.

National Guard:

Armory, Centralia, site acquisition, *HB 83.

Armory, Chewelah, sale authorized, *HB 80.

Armory, Prosser, sale authorized, *HB 79.

Armory, Stevens county road easement granted, *HB 82.

Armory, Tacoma, sale, lease, exchange authorized, *HB 132 P. V., SB 267.

Armory, Yakima, sale authorized, *HB 478 P. V.

Natural Gas:

Distribution, state, county B & O tax authorized, HB 544, SB 506.

Service companies, rates, charges, associations, complaint provisions, SB 312.

Natural Resources: (see also "Forestry" also "Public Lands")

Cowlitz river dams, height restriction, HB 334, SB 316.

Department, state lands, fee title grants authorized, HB 409.

Environmental affairs joint interim committee created, HCR 16. Forest products, harvesting permits, transportation provisions, *SB 432, HB 674.

Forests, sustained yield, management, jurisdiction, HB 397.

Natural phenomena, animal, plant life preservation, property tax exempt, HB 758, SB 522, *SB 255 P. V.

Nisqually flats, legislative council study, use, recommendation, HCR 5.

Outdoor recreation facilities, development authorized, *HB 72.

Pollution, water, law, commission order violations, damage liability provisions, HB 895.

Public land management cost account, department administrative expense deduction. SB 26.

Public lands, Clark county, department exchange authorized, *HB 769, SB 479.

Public lands, disposition, state agencies other than natural resources, HB 740, SB 566

Public lands, 55-year leases authorized, HB 66, *SB 472.

Public lands, leases, regulations, SB 289.

Public lands, rentals, sales, tract appraisals, subdivision utilities, provisions, *SB 472.

Public water, minimum flows, levels, regulation, *HB 140.

Shorelands, state, 2nd class, sale, abutting upland owners, provisions changed, SB 288.

State needs, long-range plans, interim committee study, HCR 21.

State parks, private, state land exchange provisions, *HB 72.

State parks, public trust land use, rental computation, payment, fund provisions, *HB 72.

Strip mining, operations, taxation, land reconditioning provisions, HB 981.

Strip mining sites, registration, beautification provisions, SB 352.

Tidelands, state, certain, areas reserved, public recreation, HB 572, *Sub. HB 572. Title only bill, HB 925.

Water masters, state supervision, compensation, HB 68, *HB 307.

^{*}Asterisks indicate bills passed by both House and Senate.

Newport:

Highway, primary No. 6 to junction, secondary No. 6B, reconstruction, SB 216.

Newspapers:

Allied daily newspapers of Washington, appreciation, *HR 67-99. Initiatives, referendums, petitions, publication, circulation provisions, SB 549. Reporters, confidential information, conditional privilege, HB 90.

Nisqually Flats:

Legislative council study, use recommendations, HCR 5.

Nonresidents:

Fishing, state license fee increased, HB 250.
Military personnel, motor vehicle excise tax exempt, *SB 285.
Motor vehicle accidents, mail summons service provisions, SB 132.
Retail sales tax, out-of-state use, exemption continued, *SB 101, HB 324.
Sales tax exemption permits, HB 495.

North Cascades:

Mining, open pit operation, prevention petitioned, SJM 24.
Wilderness area, study commission recommendations, implementation, SJM 16,
Sub SJM 16, *SJM 21.

Northport:

Highway, secondary No. 22A to Canadian border, completion, appropriation, HB 578.

Notary Publics:

Voter registration course, deputy registrar service, SB 440.

Notre Dame University:

Football team, commendation, HR 67-16.

Nuclear Energy:

Industrial development, Western interstate cooperation, joint committee study, *HR 67-27.

Joint committee created, *SB 453. (See also "Joint Committee on Nuclear Energy") P.U.D.'s, first class cities, nuclear, thermal power plant, joint operation, SB 283, HB 874, *Sub SB 283.

Nurseries:

Licenses, late renewals, additional assessments, HB 165. Licenses, plant inspection fees, regulation, provisions, Sub HB 165.

Nurses:

Industrial insurance, extrahazardous employment coverage, HB 653. Practical, examining board, expense increase, *HB 92.

Practical, licensed, administer medications, supervision, *HB 210.

Nursing Homes:

Health care facilities, licenses, regulation, HB 454, HB 951. Nurses, industrial insurance, extrahazardous employment coverage, HB 653. Public assistance, unpaid claims, appropriation, SB 495.

Oaths:

Loyalty, public employees, elected office candidates, required, HB 232.

Obscenity:

Materials, sale, distribution, control, attorney general jurisdiction, HB 627.

Materials, sale, distribution, crime, HB 628, HB 123.

Motion pictures, projectionists not liable, HB 123, HB 851.

Publications, "adults only" label, sale to minors prohibited, *Sub SB 504, HB 123.

Publications review board created, analysis, evaluation duties, SB 411, SB 504. Telephone calls, crime, *SB 77.

^{*}Asterisks indicate bills passed by both House and Senate.

Ocean Beaches: (see "Beaches")

Oceanography:

2634

Citizens committee, commendation, film presentation, *HCR 8.

Oceanographic commission, created, *SB 49 P. V.

Officials:

Cities, first class, budget officer authorized. *HB 20.

Cities, towns, candidates, all offices, partisan elections, provisions. HB 778.

County, certain, salary increased, *SB 318.

County, Governor's salary advisory committee study, *SB 2.

County, 6th, 7th, 8th class, per diem allowance deleted, compensation, HB 395, *HB 859. *SB 318.

County, training program, appropriation, HB 450.

County, vacancies, appointment provisions, HJR 28, *SJR 24.

Elective, appointive, compensation increase provisions, *HJR 13.

Foreign government, motor vehicle fuel tax, exempt, HB 485.

Public, code of ethics, HB 256, SB 130.

Public, confidential information, conditional privilege, HB 90.

Public, elective, over 70, state employees retirement system, SB 248, *SB 96.

Public, facsimile signatures, seals, use, uniform act, SB 339.

Public, official acts, certain, liability exemption, SB 85.

Public, recall election, charge determination, jurisdiction, HB 923,

Public, surviving spouse pension provisions, SJR 4.

Public, surviving spouse pension provisions, fiscal study, *HCR 41.

State, certain, flight insurance, accidental death, dismemberment, *SB 529.

State, elective, agency estimates, state budget inclusion, SB 636.

Okanogan:

Highway, secondary No. 16A, to Omak, HB 246.

Old Age and Survivors' Insurance:

Aged, certain others, benefits increase, H.R. 5710 enactment petitioned, HJM 19.

Benefit increases, public assistance recipients retention petitioned. SJM 13. Benefit increases, public assistance recipients retention provisions. HB 781.

Funds, state employees contributions, money enumerated, *HB 31. Industrial insurance beneficiaries, totally disabled, social security payments, SJM 3,

Sub SJM 3. State employees, coverage, agreement modification provisions, *HB 185.

Teachers' retirement system, O.A.S.I. benefit inequities, rectification, HB 372.

Oleomargarine:

Educational institutions use, prohibition repealed, *HB 197.

Institutional use permitted, SB 141.

Olympia:

Community college established, HB 575.

East capitol site, boundary adjustment, future expansion, *SB 219.

Highway, secondary No. 16A, to Okanogan, HB 246.

Ombudsman:

Office created, duties, responsibilities, SB 29, HB 756.

Omnibus Appropriation Bills:

Highways, 1967-69 biennium, *Sub HB 722.

State government, 1967-68 fiscal year, SB 618.

State government, 1967-69 biennium, *HB 208.

^{*}Asterisks indicate bills passed by both House and Senate.

Omnibus Bills:

Agriculture and livestock laws, general revisions, *SB 320.

Open Space:

Counties, land acquisition provisions, *SB 381.

Interim committee created, HCR 25.

Land, current usage assessment, HB 121, *HJR 1, Sub HB 121.

Land act, public, property acquisition, eminent domain, HB 239, SB 137.

Municipal comprehensive plans, land provisions included, HB 732.

Public lands, park, recreation purposes, study, SCR 8, HCR 25.

Options:

State parks, land purchases, cost reduced, *SB 5.

Optometrists and Optometry:

Advertising, regulation, HB 742.

Board, expense increase, *HB 92.

Optometrists, health care services, inclusion, HB 317, HB 804, HB 252.

Oregon:

Anadromous fish, Columbia, Snake rivers, Oregon, Idaho compact, SB 500, HB 825.

Columbia river fisheries study commission, Idaho, Oregon compact, SB 359, HB 685.

Mental health services, intercounty contracts authorized, *SB 161, HB 424. Steelhead trout, game fish classification, petitioned, *SJM 11, HJM 11.

Westport ferry, cost, Wahkiakum county reimbursement provisions, HB 646, SB 415.

Organizations:

Charitable, fund solicitation, public disclosure, regulations, provisions, HB 443, SB 560.

Osteopaths:

Medical, surgical practice, education, licenses, HB 102.

Physical therapists, oral prescriptions, permitted, HB 447.

Othello:

Highway, secondary No. 11A, to Connell, relocation, reconstruction, SB 295, HB 547.

Oversight Committee: (name changed, see "Joint Committee on Governmental Cooperation")

Oysters: (see "Shellfish")

Pacific County:

Willapa Bay bridge, feasibility study, appropriation, HB 375.

Pamphlets:

Candidates, statement, filing requirement, distribution, appropriation, HB 283,

Candidates, voters' pamphlet law, general revisions, SB 95.

Constitutional amendments, ballot statements, understandable language, HB 248.

Parents:

Children's death, injury, damages, stipulations, *SB 519.

Juvenile delinquents, jury trial, indigent parents, attorney provisions, HB 888.

Mentally ill, retarded adults, support, parents not liable, SB 379.

Minors, torts, liability, damage amount increased, *SB 464, HB 788.

Parimutuel:

Dog racing, franchises, licensing, regulation, HB 892, HB 791.

Horse racing, unredeemed tickets, breakage, state fair fund allocation, HB 667, SB 646.

Horse racing, unredeemed tickets, time limitation, money disposition, HB 591.

^{*}Asterisks indicate bills passed by both House and Senate.

Parking:

Air rights, property tax reduction provisions, *SB 503.

Freeways, sub-space, municipal use permits authorized, SB 445.

Motor vehicles, crosswalk approaches, within 20 feet prohibited, SB 367.

Off-street, city operated facilities, excise tax payment provisions, SB 558, SB 471, *SB 261.

Off-street, financing, construction, meter revenue, HB 672, SB 537, *SB 261.

Public, free, private corporation, municipal property sale, lease, SB 471, *SB 261.

Parks and Recreation:

Boat permits, state waters, marine recreational use, required, SB 485.

Capital improvements, appropriation, bonds, SB 531.

Chelan, King county public lands, commission acquisition authorized, HB 868.

Commission, contemplated state land sales, purchase preference, SB 310.

Commission, director federal historic act participation, *SB 363, HB 662.

Community centers, multi-purpose, cooperative formation, agreements authorized, *SB 364.

Counties, class A, park and recreation districts authorized, *HB 844.

County park boards, county school superintendent membership optional, HB 378.

County recreation facilities, operation, charges authorized, HB 566.

Districts, capital improvement fund, maintenance, operation, expense, transfers, HB 937.

Everett jetty, part, state acquisition, park purposes, authorized, SB 469, HB 343, *SB 5.

Forest lands, state, county, leases, park purposes, permitted, SB 332.

Highway system, scenic, recreational, established, SB 424, HB 704, *Sub SB 424.

Historic site preservation advisory council, established, *SB 363.

Intergovernmental cooperation, contracts, financing, HB 148, SB 185.

Kitsap county, state second class tidelands, transfer, park purposes, HB 690.

Land preservation, recreational purposes, acquisition, state loans, SB 354.

Municipal amusement facilities, fees authorized, HB 308.

National recreation and park association, 1968 Seattle meeting, welcome, HCR 48.

North Cascades study commission, recommendations, implementation, SJM 16, Sub SJM 16, *SJM 21.

Outdoor recreation, advisory committee reconstituted, jurisdiction transfer, SB 59.

Outdoor recreation, area, facilities acquisition, development, bonds, SB 350, *HB 686.

Outdoor recreation, facilities, owner liability limitation, *HB 258.

Outdoor recreation, facilities development, *HB 72.

Outdoor recreation, interagency, finance, administration, planning provisions, *HB 60.

Park property, cities 2nd class, exchange, disposal provisions, HB 271.

Port districts, facilities, improvement, operation, authority repealed, SB 149.

Public, littering prohibited, HB 592.

Public lands, park, recreation purposes, study, SCR 8, HCR 25.

Public lands, park, recreational use, legislative council study, *HR 67-93.

Public lands, state, reconveyed, Snohomish county, park, recreation purposes, *SB 196.

Public recreation, all facets, legislative council study, *HR 67-82.

Recreation activity charges, certain, minors, sales tax exempt, HB 616.

Recreational conveyances, labor and industries department jurisdiction, SB 6.

San Juan Island national historical park, land donation, SB 33, HB 91, Sub HB 91, *Sub SB 33.

Seashore conservation area, established, SB 414, HB 691, Sub HB 691, *Sub SB 414. Stadium commission established, *SB 505.

State parks, concession grants, time period extended, HB 621.

State parks, concessionaires, annual reports, audit, provision, SB 7.

State parks, land option purchases, cost reduced, *SB 5.

State parks, private, state land exchange provisions, *HB 72.

State parks, public land use, rental computation, SB 568, HB 872, *HB 65.

State parks, public land use, rental payment provisions, HB 869.

^{*}Asterisks indicate bills passed by both House and Senate.

Parks and Recreation-Continued:

State parks, public trust land use, rental computation, payment, fund provisions, *HB 72.

Tidelands, state, certain, areas reserved, public recreation use, HB 572, *Sub HB 572.

Wallace Falls state park, land acquisition, appropriation, HB 798.

Parole:

Board chairman, members, appointment, duties, HB 149.

County probation services, state aid, termination date extended, *HB 471.

Prisoners, released, clothing, transportation provisions, HB 929.

Probation and parole division, institutions department, established, *SB 233.

Paupers:

Importation, crime, law repealed, HB 600.

Pavel Springs:

Salmon hatchery construction, appropriation, HB 44.

Peas:

Green, quality standard, grading equipment study, *HB 677. Split, processors, B & O tax included, HB 558.

Pe Ell:

Highway, primary No. 12, to Grays river, traffic study, SB 416.

Highway, secondary No. 12G, to junction primary No. 12, Grays river, established, HB 647.

Penitentiary: (see "Institutions")

Pension Commission: (see "Public Pension Commission")

Pensions: (see also "Retirement")

Community colleges, faculty retirement plan authorized, SB 70.

Firemen, basic salary redefined, payment purposes, HB 725.

Firemen, cities, towns, minimum benefits increased, SB 497, *SB 447.

Firemen, cities, towns, pensions, post retirement salary basis, SB 341, SB 423.

Firemen, funds, state treasurer payment date advanced, *HB 26.

Firemen, minimum established, HB 680, SB 563.

Firemen, policemen, statewide system created, HB 113, HB 950.

Firemen, retirement funds, open end investment shares, purchase, *SB 447, HB 733. Firemen, volunteer, fund investment, insurance premium tax, percentage increase,

HB 399, SB 240, *SB 69.

Industrial insurance, permanent partial disability, pension awards, HB 893.

Industrial insurance, prior pensioners, benefits increased, HB 676, SB 632.

Industrial insurance, widows, disabled workmen, benefits increased, HB 606, SB 407, HB 477.

Industrial insurance, widows' pensions, benefits increased, HB 759.

Police, benefit limitation, certain, removed, HB 725.

Police, first class cities, benefits extended, increased, SB 362.

Police, first class cities, 20 year service, vested membership, SB 400, HB 620, *HB 554.

Policemen, firemen, statewide system created, HB 113, HB 950.

Public, fund investment authorization, *SJR 5.

Public officials, employees, surviving spouse provisions, SJR 4, HJR 27.

Public officials, employees, surviving spouse provisions, fiscal study, *HCR 41.

Public pension commission, see "Public Pension Commission".

Public pension systems, investment policy study, *SB 68.

Public pensioners, certain income, public employment prohibited, HB 337.

State employees' retirement system, see "Retirement".

Teachers' retirement system, see "Teachers".

Veterans' pensions, see "Veterans".

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Permits:

Antifreeze, annual dates changed, HB 98.

Boats, marine recreational use, state waters, requirement, SB 485.

Common carrier, agricultural products, transportation pools, exempt, *HB 442.

Firearms, long, registration requirements, HB 502.

Firearms, short, sales, regulation, HB 770, Sub HB 770.

Fishing, physically infirm, catch by others, permit issuance, HB 552.

Forest products, harvesting permits, transportation provisions, *SB 432, HB 674.

Liquor, age identification cards, illegal possession, penalties, HB 172.

Liquor, class I, special occasion, issuance authorized, HB 794, *Sub HB 794.

Pesticide poisons, rodents, predatory animals, requirement removed, *HB 101.

Real estate salesmen, temporary permits, abolished, HB 479.

Sales tax exemption, certain nonresidents, HB 495.

Trucks, overweight load, fee schedule rates reduced, SB 494, *HB 96.

Water waste discharge, requirements, violations, penalties, HB 908.

Personnel Department:

Collective bargaining units, agency representation, determination, SB 538.

County appraisers, classification, salary plan established, SB 278, *HB 934 P. V.

Pesticides:

Applicators, examination, licenses, regulation, *HB 297, SB 210.

Poison, rodents, predatory animals, permit requirement removed, *HB 101.

Pharmacy:

Board, dangerous drugs, sales regulation, *HB 353.

Phenylketonuria:

Tests, newborn children, required, HB 24, HB 48, *SB 156, HB 302.

Photographs and Microfilm:

County records, filing order, *SB 92.

Employment applicants, photograph requirement, not discriminatory, HB 583. Motor vehicle operators, licenses, photograph required, HB 419.

Physical Therapists:

Examining board, expense increase, *HB 92.

Treatments, oral prescription, permitted, HB 447.

Physically Handicapped: (see "Handicapped")

Physicians and Surgeons:

Hospitals, state, mentally ill emergency detention, requirements, HB 459.

Licenses, general, family practice training program, eligibility, HB 562.

Osteopaths, medical, surgical practice, licenses, HB 102.

Personal injury actions, physician-patient privilege waiver, HB 555.

Phenylketonuria tests, newborn children, required, HB 24, HB 48, *SB 156, HB 302.

Physical therapists, oral prescriptions, permitted, HB 447.

Psychotherapeutic techniques, use with students under 18, licenses, HB 736.

State institutions, conditional licenses, time limit revision, HB 155, *SB 121.

Pierce County:

Stadium, domed, multi-use, construction authorized, HB 730.

State college established, HB 122, SB 87.

Superior court judges, number increased, *HB 261, HB 698, SB 131.

Pilots:

Aircraft, registration fee required, *HB 1.

PKU (see "Phenylketonuria")

^{*}Asterisks indicate bills passed by both House and Senate.

Plats:

Highways, access facilities use, new subdivision plats, approval, HB 358.

Plumbers and Plumbing:

House trailers, safety requirements, HB 335, *SB 366.

Licensing act, council created, SB 94.

Plumbing code, state-wide, adoption provision, SB 406.

State plumbing division, labor and industries department, SB 406.

Plywood: (see "Wood and Wood Products")

Police:

Arrest warrants, issuance by teletype authorized, *SB 163.

Cities, first class, employment residence requirement abolished, SB 372, *HB 723.

Cities, first class pension benefits extended, increased, SB 362.

Cities, first class, pension, benefits revised, limitations removed, HB 725.

Cities, first class, retirement, 20 years service, vested membership, SB 400, HB 620, *HB 554.

Civil service, employees' examination, appointment provisions, revised, SB 427.

Commission, first class cities established, HB 327.

Court fines, law enforcement officers' training fund, limitation removed, *SB 315.

Emergency vehicles, audible signals, provisions, HB 441.

Motor vehicle accidents, personal investigation, certain issuance permitted, HB 464.

Retirement, statewide system created, HB 113, HB 950.

State employees' retirement, law enforcement officers, inclusion, HB 687.

State ferries, terminals, local law enforcement, concurrent jurisdiction, HB 384.

Political Parties:

Campaign advertising, posting without permission, crime, HB 260.

Campaign advertising, private, public property, removal, HB 176.

Candidates, contributions, donor's identification, primary elections, SB 99.

Candidates, contributions, expenditures, reporting provisions, HB 209.

Cities, towns, candidates, all offices, partisan election provisions, HB 778.

Committeemen, state, legislative districts, appointment, HB 220.

Committeemen, state, votes, county legislative district basis, HB 632.

Committees, state, national convention delegates, selection provisions, HB 839.

Contributions, retainers, public service company activities, reports, SB 358.

Election board officers, substitutions, county chairman authority deleted, SB 228.

Elections, open primary, straight party voting, HB 213.

Legislative district chairman, election, appoint precinct committeemen, HB 802, *Sub HB 802.

Precinct committeemen, disqualification, minor party nominating convention registration, HB 518.

Presidential preference primary, national convention delegates, HB 748.

Voter registration, County Auditor registrar, lists, HB 367.

Pollution:

Air, clean, act, SB 46, *Sub SB 46 P. V.

Air control facilities, tax exemptions, credits, SB 39, *HB 946, SB 629.

Air, definition amended, *HB 966.

Air, motor vehicle, contaminants, study, SCR 1.

Air, motor vehicle, industrial plant contaminants study, HCR 15.

Air pollution control board, abolished, duties transferred, SB 179, HB 370, HB 396.

Air pollution control board, motor vehicle, industrial plant contaminants study, HCR 15.

Air, regional authorities, taxing provisions, SB 46, *Sub SB 46 P. V.

Clean air act, SB 46, *Sub SB 46 P. V.

Clean air act, air pollution definition amended, *HB 966.

Environmental quality commission created, all pollution, functions, SB 179, HB 370. Intergovernmental cooperation, contracts, financing, HB 148, SB 185.

Pollution control commission, abolished, duties transferred, SB 179, HB 370.

^{*}Asterisks indicate bills passed by both House and Senate.

Pollution-Continued:

Pollution control commission, air pollution board, duties transferred, HB 396, SB 314.

Water districts, sewer system operation, approval, HB 377.

Water, facilities installation, tax credit provisions, HB 245, *HB 946.

Water, local government sewerage systems, construction, state funds, SB 405, *Sub SB 405.

Water pollution control commission created, powers, duties, *HB 179.

Water, waste discharge permits, requirements, violations, penalties, HB 908.

Pool and Billiards:

University of Washington, for-hire games prohibition deleted, *SB 41.

Port Districts:

Commissioners, certain, salary basis established, SB 474.

Employees collective bargaining provisions, *SB 34.

Firemen, civil service coverage, HB 412.

Firemen, working hours, reduced, SB 186.

Flood control activities, state participation authorized, HB 193.

Land, sales, use covenant provisions repealed, HB 904.

Park, recreation facilities, improvement, operation, authority repealed, SB 149.

Trade centers, authorized, HB 137, *Sub HB 137.

Trade promotion, expenditures, procedures, regulation, *SB 133.

Water, sewer utilities users, adjacent areas, *SB 93.

Port Orchard:

Bridge, Rich Passage, to Bainbridge Island, construction, appropriation, HB 737.

Bridges, Rich Passage to Bainbridge Island, connecting highways, appropriation,
Sub HB 719.

Potatoes:

Irish seed, sales, inspection required, *HB 142.

Poultry and Poultry Products:

Egg seals, use, fee increased, HB 299.

Hatcheries, B & O tax exempt, HB 59, HB 259, *SB 255 P. V.

Poverty Program:

Senators Magnuson, Jackson, efforts commended, *HR 67-25.

Precincts:

Absentee ballots, less than 100 voters, permitted, HB 489, *HB 516 P. V.

Committeemen, absentee ballots, blank write-in space provisions, HB 417.

Committeemen, disqualification, new party nominating convention registration, HB 518.

Committeemen, election provisions, HB 839.

Committeemen, legislative district chairman appointment powers, HB 802, *Sub HB 802.

Committeemen, legislative districts, appointment, HB 220.

Committeemen, notary publics, voter registration authorized, SB 440.

Committeemen, voter registration authorized, HB 242.

Election board officers, substitutions, county chairman authority deleted, SB 228.

Elections, voting machines, tally systems, use required, exceptions, HB 525.

Maltby, 39th District, addition, HB 711.

Officers, certain, instruction provisions, HB 515.

Poll books, redesigned, use, even-numbered year elections, HB 744.

Size determination, voting method basis, *HB 516 P. V.

Voter registrar, county auditor, deputies, registration provisions, HB 367.

Voters, eligibility lists, cities, towns, incorporation elections, SB 556.

Voter residence challenge, procedures, HB 617, *Sub HB 617 P. V.

Voters, residence, registration, lists, absentee ballots, general changes, HB 797.

Voting location, within one school district, HB 254.

^{*}Asterisks indicate bills passed by both House and Senate.

President, U.S.:

Constitution, presidential succession amendment ratification, HJR 9, HJR 11, *SJR 7. Election, presidential preference primary, national convention delegates, HB 748.

Printing:

Counties, central service department, authorized, *HB 182.

Legislature, appropriation, *SB 198, *SB 436.

Legislature, appropriation, extraordinary session, *SB 633, *HB 975.

Public contracts, prevailing wage rate requirement, HB 624.

Session laws, temporary, appropriation, HB 629, *HB 787.

Prison Terms and Paroles:

Board, chairman, members appointment, duties, HB 149.

Board, life sentence prisoners, authority extended, HB 386.

Criminal court records, subsequent good behavior, expunging provisions, HB 338.

Justice court, prisoner's probationary sentences, HB 330, Sub HB 330, *HB 886, *HB 74.

Prisoners, escapees, time loss computation, HB 154.

Probation and parole division, institutions department, established, *SB 233.

Sentences, credit, out of custody time excluded, HB 152, *HB 74.

Prisoners: (see also "Crimes and Criminal Procedures")

Convicted persons status, uniform act, SB 337.

County jails, state institution transfers, SB 262.

Criminal court records, subsequent good behavior, expunging provisions, HB 338.

Criminal extradition act, adopted, SB 321.

Detainers, interstate compact agreements, *HB 511.

Detainers, uniform mandatory disposition act, SB 335.

Escapees, time loss computation, HB 154.

Extradition, expense provisions, *SB 163.

Imprisonment, time, work money credits increased, SB 3, Sub SB 3, *HB 74.

Justice court, jury punishment assessment authority deleted, *SB 202, HB 508.

Life sentence, parole board authority extended, HB 386.

Paroled, clothing, transportation provisions, HB 929.

Post conviction, uniform act, SB 344.

Probationary sentences authorized, HB 330, Sub HB 330, *HB 886, *HB 74.

Sentence time, credit, out of custody time excluded, HB 152, *HB 74.

Witnesses, rendition in criminal proceedings, uniform act, SB 336.

Work release program, state correctional institutions, authorized, *SB 157, HB 298.

Privileged Communications:

Newspaper reporters, confidential information, conditional privilege, HB 90. Public officials, confidential information, conditional privilege, HB 90.

Probate:

Community property, division, revisions, *HB 138.

Estate, sales, higher bid, deposit provisions, *SB 325 P. V., *HB 138.

Estate, small, personal property, summary settlement, HB 118, *Sub HB 118.

Guardianships, incompetents, service of notice, health statement required, SB 16.

Inheritance rights, kindred of half blood, revisions, HB 291, *HB 138.

Inheritance taxes, delinquent, interest rate increased, HB 505.

Wills, filing, notice of execution, HB 19.

Wills, nonintervention administrator appointment provisions, HB 772.

Wills, proof, attesting witnesses, affidavit provisions, SB 235, *HB 138.

Probation: (see also "Parole")

County counselor, state aid, termination date extended, *HB 471.

County officers, employment, justice court probationers, Sub HB 330, *HB 74.

Justice courts, services established, HB 602.

Juvenile courts, services, directors, appointment permitted, HB 480.

Probation and parole division established, SB 233.

^{*}Asterisks indicate bills passed by both House and Senate.

Property: (see also "Property, Real" also "Property, Personal")

County, sale, less than \$500, publication notice not required, *SB 261.

Federal surplus, state purchases, general administration department jurisdiction, *HB 449.

Frontage, service roads, highway commission purchase, condemnation acquisition, *SB 251.

Highway construction, open space land, county acquisition, *SB 381.

Political advertising, removal, destruction provisions, HB 176.

Probate, estate sales, higher bid, deposit provisions, *SB 325 P. V., *HB 138.

Public improvements, financing, property value increases, tax allocation, HJR 30.

School districts, 40 mill limit provisions, exempt, HJR 41.

School districts, revenue, tax equalization fund, HB 643.

Schools, purchase price, public record provisions, SB 434.

Security interest, trust deeds, mortgages, public utilities, filings, HB 551, SB 450, *Sub SB 42.

Sewer districts, leases authorized, *HB 633.

State eminent domain proceedings, immediate possession, provisions, HJR 31.

Taxes, aged persons, exemption, county treasurer reimbursement, HB 499.

Taxes, assessed valuation, assessors, bribery study. HCR 36.

Taxes, assesed valuation, definitions, tax roll listings revised, SB 319.

Taxes, assessed valuation, determination date changed, HB 942.

Taxes, assessed valuation, excess 25%, county levy reduction provisions, HB 977.

Taxes, assessed valuation, 50%, 20 mill limit, SB 623, *HB 934 P. V.

Taxes, assessed valuation, 50%, 20 mill limit, allocation changes, SB 647.

Taxes, assessed valuation, millage, income tax basis, combination provisions, SJR 31.

Taxes, assessed valuation, 100% true market value, computation, legislative council study, *HR 67-73.

Taxes, assessed valuation, 25%, HJR 2, HJR 12, SJR 13, SJR 32.

Taxes, assessed valuation, 25%, 50 mill limit, HJR 29, Sub HJR 29.

Taxes, assessed valuation, 25%, statuatory maximum millage levy, HB 618.

Taxes, cities, towns, maximum authorized, millage levy permitted, HB 545.

Taxes, cities, towns, prepayment permitted, *HB 913, SB 615.

Taxes, common school matching fund formula, statewide average assessment ratio, HB 581.

Taxes, counties, prepayment permitted, *HB 920, SB 614.

Taxes, district indebtedness limitations, calculation provisions, SB 650.

Taxes, excess levies, revenue bonds, 40% vote requirement removed, SJR 20.

Taxes, excess levies, revenue bonds, 40% vote requirement removed, 40/60% majority provisions, *SJR 17.

Taxes, excess levies, revenue bonds, simple majority approval provisions, SJR 1.

Taxes, exemptions, aged head of household, ownership, occupancy requirements, HB 921.

Taxes, exemptions, legislative council study, *HCR 18.

Taxes, foreign government consular residences, exempt, HB 484, *SB 255 P. V.

Taxes, gift, two-gift treatment, separate property provisions, SB 305.

Taxes, homes for aged, academic institutions, certain, exemption deleted, HB 666.

Taxes, levies, specific dollar rate limitation provisions, SB 617.

Taxes, levies, \$10 per \$1,000 true value, SJR 29.

Taxes, levies, total dollar amount limitation, provisions, *HB 934 P. V.

Taxes, natural phenomena, animal, plant life preservation purposes, exempt, HB 758, SB 522, *SB 255 P. V.

Taxes, plywood panels, processing, exports, exempt, SB 115, *SB 255 P. V.

Taxes, public properties, certain, exemption deleted, HB 666, HJR 33.

Taxes, recoveries, small claim recoveries allowable amount increased, SB 150.

Taxes, revenue bill, introduction authorized, SCR 17.

Taxes, state, local, uniform state valuation, authorized, HJR 6.

Taxes, state levy, common school support, distribution, HB 813, HB 939, HB 944, *HB 978.

Taxes, state levy, common school support, pensions, HB 812, HB 940, HB 945, *HB 979.

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Property-Continued:

Taxes, state millage, community mental retardation services, allocation, SB 637.

Urban renewal, rapid transit, property value increase, tax allocation, HJR 30.

Water districts, leasing out, authorized, *HB 133.

Zoning, comprehensive plans, adoption, protest, compensation provisions, HB 777.

Property, Personal:

Assessment lists, filing falsification, penalties, SB 4, Sub SB 4, *SB 255 P. V.

Boats, pleasure, personal property tax, provision, SB 268.

Community, spouses' signatures required, SB 14, HB 407.

Equipment rentals, leases, expiration, detention, larceny, SB 520.

Inventory account, tax commission audit schedule established, SB 279.

Landlord, unlawful detainer, tenant damages, provisions, SB 402.

Probate, small estates, summary settlement, HB 118, *Sub HB 118.

Sales, nonresident out-of-state use, tax exemption termination date deleted, *SB 101, HB 324.

Sales, use taxes, county-wide, imposition authorized, HB 931.

Taxes, county assessments, state audit provisions, Sub SB 4, *SB 255 P. V.

Taxes, head of household exemption, repealed, SB 66. Taxes, inventories, legislative council study, *HR 67-70.

Taxes, merchandise in transit, exemption provisions, Sub SB 4, *SB 255 P. V.

Taxes, repossessions, payment provisions, HB 436, *SB 255 P. V.

Unclaimed, money orders, traveler's checks, outstanding, time limitation, SB 342.

Unclaimed, statute of limitations expiration, presumed abandoned, HB 509.

Unsolicited goods, recipient non-liable, *HB 10.

Property, Real:

Aliens, ownership restriction, repeal, *SB 88.

Cities, first class, adjustment board, certain actions, judicial review, HB 809.

Cities, towns, sales, zoning certificate, buyer delivery requirement, HB 641.

Conveyances, written memo, recording provisions, HB 637, *SB 221.

Counties, taxable value basis, *SB 270.

Discrimination, realtors, license revocation, HB 426, SB 564, *SB 378.

Discrimination, sales, advertising, prohibited, HB 117.

Eminent domain proceeding, fees, cost allowance increased, HB 77, *Sub HB 77.

Eminent domain, state, immediate possession order, tax exempt, HB 354.

Erosion problems, Willapa Bay, state study, *HCR 31.

Erosion victims, residence losses, public tideland leases, HB 540.

Erosion victims, title only bill, HB 822.

Erosion victims, Tokeland area, federal aid petitioned, HJM 16.

Everett jetty, part, state acquisition, park purposes, SB 469, HB 343, *SB 5.

Highways, visual, sound buffers, property acquisition, SB 380.

Highways, visual, sound buffers, state property acquisition, SB 382, *SB 390, SB 535.

Insurance, liability, policy amount provision, SB 524, Sub SB 524.

Insurance companies, investments, holdings, provisions, SB 397, *Sub HB 532.

Land sales practices, uniform act, SB 345.

Littering, prohibited, *SB 106, HB 830.

*SB 261.

Mineral rights, severed, assessment, taxation, SB 148.

Minors, gifts, provisions, HB 636, *SB 338.

Mortgages, deeds of trust, filing, master form reference provisions, *SB 221.

Open space, current usage assessment, HB 121, *HJR 1, Sub HB 121.

Outdoor recreation area, facilities, acquisition, development, bonds, SB 350, *HB 686.

Outdoor recreational facilities, owner liability limitation, *HB 258.

Park property, cities 2nd class, exchange, disposal provisions, HB 271.

Parking, public, free, private corporation, municipal property sale, lease, SB 471,

Port districts, sale, use convenant provisions repealed, HB 904.

Private, public hunting, fishing, owner liability limited, HB 84.

Private, public hunting, fishing agreements, *HB 42.

Public, private purchase, immediate tax roll inclusion provision, HB 811.

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Property, Real-Continued:

Real estate excise tax, levy problems, legislative budget committee study, *HR 67-87.

Renewal projects, property value increases, tax allocation, SJR 25.

Sale decree, posting notice, time requirements revised, SB 209.

Sales, excise tax, permanent school district allocation, SB 236, HB 440, HB 521, SB 401, *SB 255 P. V.

Sales, excise tax, trade-ins, double taxation, elimination, HB 840, SB 401, *SB 255 P. V.

Sales, excise tax, transfer to wholly owned transferer's corporation, exempt, HB 750.

School building sites, acquisition, future use, provisions, SB 567.

School districts, acquisition provisions, Sub SB 593. School districts, taxable value basis, HB 280, SB 514.

State parks, land option purchases, cost reduced, *SB 5.

State patrol, Seattle, sale, lease, exchange authorized, *SB 241.

Streets, cities, towns, vacated, abutting owners purchase provisions, *SB 419.

Streets, vacating ordinances, county recording provision, *SB 104.

Subdivided land, sales, regulations, requirements, SB 581.

Taxes, air rights, stadium, parking facilities, reduction provisions, *SB 503.

Taxes, assessment increases, changes, notice required, HB 452, *HB 934 P. V.

Taxes, exemptions, aged head of household, certain occupants permitted, HB 916.

Taxes, exemptions, aged head of household, increased, HB 233, HB 510.

Taxes, exemptions, aged head of household, retirement restriction removed, HB 218, SB 114.

Taxes, exemptions, male head of household, disability retirement, provisions, *SB 468.

Taxes, payment, four installments, authorized, HB 974.

Taxes, public assistance recipients, exemption, disregard, need determination, SB 238, HB 660.

Timberlands, 50-year lease, options, real estate sales tax, inclusion, HB 440, SB 401. Trespassing, warning, notice provision, SB 534.

Trust deeds, foreclosure notices, surplus proceeds, sale discontinuance, provisions, *SB 259.

University of Washington, certain, Thomson expressway, sale authorized, *SB 250.

Urban renewal areas, municipal property disposal, without bids permitted, SB 307.

Wallace Falls state park, land acquisition, appropriation, HB 798.

Washington state university, Whitman county, land exchange, *SB 250, *SB 472.

Waterfront, building height specification, SB 13.

Zoning, regulation, private property, state, municipal control, SB 465.

Prosser:

Armory, sale authorized, *HB 79.

Prostitution:

Vice offenders, habitual, imprisonment provisions, SB 572.

Psychologists:

Psychotherapeutic techniques, students under 18, license requirements, SB 302, HB 736.

Public Assistance:

Blind, applicants, residence requirements removed, *HB 608.

Blind, recipients, vocational rehabilitation program, *HB 175.

Charitable hospitals, institutions, child care treatment, medical assistance funds, payment, HB 782.

Community work, training programs, potentially employable recipients, HB 580.

Federal Older Americans Act of 1965, funds, acceptance, *HB 183.

Federal-aid medical assistance program, state administration, *HB 701.

Funerals, survivor's assets, payment determination, HB 180.

Mental health, retardation services, tax millage, reallocation, SB 637.

Nonsupport petitions, intercounty, attorney general representation, HB 187.

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Public Assistance-Continued:

Nursing homes, unpaid claims, appropriation, SB 495.

Property tax, state allocation deleted, SB 647.

Recipients, deceased, uncashed checks, survivors' retention, HB 191.

Recipients, disability assistance, incentives, certain earnings exempt, HB 936, *Sub HB 936.

Recipients, eligibility exemptions, \$2,000 total, automobile, cash, insurance, HB 136.

Recipients, need determination, real property tax exemption disregarded, SB 238, HB 660

Recipients, O.A.S.I. benefit increases, retention petitioned, SJM 13.

Recipients, O.A.S.I. benefit increases, retention provisions, HB 781.

Recipients, resources exemption, soldiers', sailors' indigent fund vouchers, HB 865.

Recipients, resources exemptions, federal regulation compliance, HB 184, HB 580.

Subpoena powers, extended, enforcement provisions, HB 167.

Title only bills, HB 765, HB 766, HB 768, HB 842, HB 843, HB 846.

Tuberculosis institutions, recipients, grants extended, *HB 702.

Welfare grants, current price basis, SCR 3.

Public Defenders:

County office established, duties, SB 112, HB 500.

Public Lands:

Cattle point, public lands, sale, lease restriction removed, *SB 462.

Clark county, natural resources department exchange authorized, *HB 769, SB 479.

Columbia basin project, state trust lands, irrigation, sale restrictions, removal, HJM 15.

Commissioner, contemplated land sales, certain agencies, purchase preference, SB 310.

Counties, eminent domain, powers, HB 294.

Erosion victims, residence losses, tideland leases authorized, HB 540.

Everett jetty, part, state acquisition, park purposes, SB 469, HB 343, *SB 5.

Forests, sustained yield, natural resources department management, jurisdiction, HB 397.

Game commission, land disposal authorized, HB 40.

King, Chelan counties, parks and recreation commission acquisition, HB 868.

Leases, natural resources department, 55 years, HB 66, *SB 472.

Leases, natural resources department, regulations, SB 289.

Littering, prohibited, *SB 106, HB 592, HB 830.

Nooksack Indian lands, award, claims, investigation petitioned, *HJM 18.

Outdoor recreation facilities, development authorized, *HB 72.

Parks, cities 2nd class, property exchange, disposal provisions, HB 271.

Parks, recreation purposes, study, SCR 8, HCR 25, *HR 67-93.

Political advertising, removal, destruction provisions, HB 176.

Port districts, sale, use covenant provisions repealed, HB 904.

Rentals, sales, tract appraisals, subdivision utilities, provisions, *SB 472.

Resource management cost account, administration expense deduction, SB 26.

Resource management cost account, trust income distribution, *HB 65.

Sales, title only bill, HB 903.

San Juan Island historical park, land donation, SB 33, HB 91, Sub HB 91, *Sub SB 33.

Shorelands, 2nd class, sale, abutting upland owners, provisions changed, SB 288.

State, disposition, agencies other than natural resources department, HB 740, SB 566.

State, hunting, fishing permitted, HB 126.

State, income producing, county in lieu payments, SB 173.

State, improvements, defined, HB 914.

State, Snohomish county, park, recreation purposes, reconveyed, *SB 196.

State forest, certain, condemnation exempt, HB 409.

State parks, private, state land exchange provisions, *HB 72.

State parks, public trust land use, rental computation, payment, fund provisions, *HB 72.

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Public Lands-Continued:

State parks use, parks and recreation commission, rental payments, appropriations, HB 869.

State parks use, parks and recreation commission, trust lands, rental, SB 568, HB 872, *HB 65.

State timberlands, sales, local processing provisions, Initiative 32.

Tidelands, leases, clam, shellfish, cultivation, evaluation, fees, HB 88, *Sub HB 88 P.V.

Tidelands, state, accreted, building, zoning requirement, HB 453.

Tidelands, state, certain, areas reserved, public recreation use, HB 572, *Sub HB 572.

Tidelands, state, certain, conveyance to Fritz Gilbertsen, authorized, SB 635.

Tidelands, state, second class, Kitsap county transfer, park purposes, HB 690.

Timber, rock, gravel, etc., rules, sale provisions, HB 421.

Public Pension Commission:

Appropriation, 1967-69 biennium, *HB 208.

Investment counsel employment authorized, *SB 68.

Members' expense payments, staff, investment policy studies, *SB 68.

Public officials, employees, surviving spouse pensions, study, *HCR 41.

State retirement system, out-of-state credits, transfer, study, SCR 11.

Volunteer firemen's relief and pensions, study, HR 67-19.

Public Utilities:

B & O taxes, increased, *SB 255 P. V.

Commission, state, federal power commission, consumer protection act coverage, SB 438.

Commissioners, certain, salary increase, *SB 311, HB 568.

Companies, political contribution, retainers, activities, reporting provisions, SB 358.

Corporations, unfair trade practices act exemption deleted, SB 331.

Districts, certain, full-time attorney employment required, SB 546.

Districts, distribution systems, operation, maintenance authorized, HB 569, SB 348.

Districts, electric, property condemnation, voting provisions, SB 309.

Districts, 1st class cities, nuclear, thermal power plant joint operation, SB 283, HB 874, *Sub SB 283.

Districts, formation, boundary changes, requirements, SB 309, HB 567.

Districts, 2nd class, board vacancy, appointment provisions, SB 521, SB 309.

Districts, sewer systems, construction, operation authorized, HB 429.

Districts, title only bill, HB 878, HB 879, HB 880.

Electric facilities, distribution outside city limit, county tax contracts permitted, *HB 626.

Electric facilities, duplication disposal, line, service agreements authorized, HB 805. Electric, telephone, overhead facilities, conversion to underground, HB 574, SB 476, HB 752, *HB 751, *SB 486.

Game commission, land disposal authorized, HB 40.

Natural gas distribution, state, county B & O tax authorized, HB 544, SB 506.

Public service companies, dividend payments, utilities commission authority repealed, *SB 234.

Security interest, documents, filing provisions, HB 551, SB 450, *Sub SB 42.

Service companies, rates, charges, associations, complaint provisions, SB 312. Title only bills, SB 595.

Utilities, local improvement districts, created, *HB 116.

Utilities and transportation commission, regulation, HB 543.

Public Works:

Contracts, bids, material sources, subcontractors, identification, SB 78, *Sub SB 78.

Contracts, collateral security, federal bonds, securities, use authorized, *SB 457.

Contracts, discrimination, state report requirements, HB 579.

Contracts, over \$10,000, bids required, *HB 55.

Contracts, partial competition, acceptance, retained percentage reduced, HB 470. Public building service maintenance, contracts, prevailing wage, *SB 193, HB 400.

^{*}Asterisks indicate bills passed by both House and Senate.

Publications:

Candidates, voters' pamphlet law, general revisions, SB 95.

Constitutional amendments, state debts, publication notice required, *SB 555.

Copyright works, state treasurer filing requirement removed, *HB 32.

Initiatives, referendums, petitions, publication, circulation provisions, SB 549.

Legal notices, rate increase, *SB 323.

Obscene materials, "adults only" label, sale to minors prohibited, Sub SB 504, HB 123.

Obscene materials, sale, distribution, control, attorney general jurisdiction, HB 627.

Obscene materials, sale, distribution, crime, HB 628, HB 123.

Review board created, analysis, evaluation duties, SB 411, SB 504. Session laws, temporary, printing appropriation, HB 629, *HB 787.

Summons notices, procedures, time requirements revised, SB 209.

Superintendent of public instruction, biennial report, public availability, HB 415.

Tourists, cities and towns, expenditures authorized, HB 169.

Tourists, county promotion expenditure authorized, HB 168.

Puget Island:

Bridge, Westport, Oregon, feasibility study, appropriation, SB 222.

Westport, Oregon, ferry, cost, reimbursement provisions, HB 646, SB 415.

Westport, Oregon, ferry system, highway commission acquisition, HB 461.

Puget Sound:

Cross sound transportation system, appropriation, HB 279, HB 727, SB 463, HB 738.

Mass transportation problems, highway joint committee study, HCR 56.

Mass transportation system, highway joint committee study, HB 559.

Oceanographic citizens committee, commendation, film presentation, *HCR 8.

Oceanographic commission, study, *SB 49 P. V.

Purchasing:

Community colleges, state central stores, permitted, HB 54.

Counties, central stores, procedures established, leases, bids required, HB 394, *SB 261

Counties, contracts, posting requirement, minimum limitation increased, *SB 159.

Federal surplus property, state purchases, general administration jurisdiction,

Institution industries, preferential purchasing, availability provisions, HB 448.

Printing contracts, public, prevailing wage rate requirement, HB 624.

Public, bids, 5% out-of-state differential repealed, *HB 404.

School districts, state central stores use, permitted, HB 54. State, political subdivisions, domestic materials, labor, 5% differential, HB 243.

State, procedures modified, advisory committee, duties, *HB 517.

Puyallup River:

Bridge, four lane, Linden drive, appropriation, SB 277.

Puyallup Valley Community College:

Authorized, HB 366, SB 246.

Operation, preliminary planning, appropriation, HB 373.

Diseases, industry production problems, study, appropriation, Sub HB 529. Diseases, study, appropriation, HB 529.

Racing:

Dogs, franchises, licensing, regulation, HB 892, HB 791.

Dogs, title only bill, HB 714.

Horse racing commission, license fee receipts, state treasurer payment, SB 306.

Horse racing commission, membership appointments, Senate consent, SB 298, Sub SB 298.

Horses, limited nonprofit meets, special license provisions, HB 791, SB 306.

Horses, unredeemed parimutuel tickets, breakage, state fair fund allocation, HB 667.

Horses, unredeemed parimutuel tickets, time limitation, money disposition, HB 591.

^{*}Asterisks indicate bills passed by both House and Senate.

Radio: (see "Television and Radio")

Rambow, Norman H. and Donnie K .:

Appropriation, business, resort loss, reimbursement, HB 938.

Randle:

Highway feasibility study, Spirit lake to Cougar, appropriation, SB 444.

Real Estate: (see also "Property-Real")

Brokers, salesmen, operations, violations, injunction provisions, *SB 378.

Brokers, salesmen, purchases below list price prohibited, SB 174.

Brokers, salesmen, title only bill, HB 909.

Contracts, mortgage note interest, B & O tax exempt, SB 540.

Discrimination, brokers, salesmen, license revocation, HB 426, SB 564, *SB 378.

Discrimination, brokers, salesmen, housing prohibited, HB 117.

Land sales practices, uniform act, SB 345.

Minors, gifts, provisions, HB 636, *SB 338.

Mortgages, deeds of trust, filing, master form reference provisions, *SB 221.

Sales, excise tax, levy problems, legislative budget committee study, *HR 67-87.

Sales, excise tax, school district allocation, SB 236, HB 440, HB 521, SB 401, *SB 255 P. V.

Sales, excise tax, single family trade-ins, double taxation, elimination, SB 401.

Sales, excise tax, trade-ins, double taxation, elimination, HB 840, SB 401, *SB 255 P. V. Sales, excise tax, wholly owned transferer's corporation, transfer exempt, HB 750.

Salesmen, temporary permits, abolished, HB 479. Subdivided land, sales, regulations, requirements, SB 581.

Reapportionment:

Commission, redistricting, failure to act, veto, SJR 18, HJR 39, HJR 42, SJR 26.

Legislative, federal census basis, SJR 18.

Legislative apportionment, federal jurisdiction, prohibition, HJM 1, 1963 Ex. rescinded, HJM 17, SJM 22.

Reclamation:

Districts, reclamation revolving fund loans authorized, HB 141.

Districts, state loans authorized, *HB 69.

Federal Bureau, reconnaissance survey, Banks High Land area, irrigation, *HR 67-54.

Records:

County auditor, filing order, photographic processing, *SB 92.

Criminal, superior court, subsequent good behavior, expunging provisions, HB 338.

Employees, criminal arrests, nonconvicted, employer inquiry, prohibited, SB 51.

Excise tax, out-of-state corporations, payment provision deleted, HB 211.

Institutions, juvenile delinquents, destruction provisions, *SB 120.

Local governmental records, distribution provision, HB 56.

Medical, patient, attorney, availability, provisions, HB 833.

Property, real, conveyances, written memo, recording provisions, HB 637, *SB 221.

School property, purchase price, public record provisions, SB 434.

Superior courts, format changes, *HB 244, SB 326.

U.S. mail postmarks, deemed filing date, *HB 612 P. V.

Recreation: (see "Parks and Recreation" also "Sports")

Redistricting:

Commission, redistricting, failure to act, veto, provisions, SJR 18.

Legislative apportionment, federal jurisdiction, prohibition, HJM 1, 1963 Ex. rescinded, *HJM 17, *SJM 22.

Legislative districts, federal census basis, SJR 18.

Maltby precinct, 39th district, addition, HB 711.

Redmond:

Cascade View state college, established, HB 162.

^{*}Asterisks indicate bills passed by both House and Senate.

Referendums:

Liquor sales, one calendar day per week, prohibited, SB 413.

Outdoor recreation area, facilities, acquisition, development, bonds, SB 350, *HB 686. Petitions, newspaper publication, circulation provisions, SB 549.

Reformatory: (see "Institutions")

Rehabilitation: (see also "Vocational Education")

Blind assistance recipients, vocational rehabilitation program, *HB 175.

Vocational rehabilitation office established, powers, duties, HB 520, SB 409, *Sub SB 409.

Workmen's compensation, vocational rehabilitation, payments continued, HB 63, SB 583.

Rentals:

Equipment, leases, expiration, detention, larceny, SB 520.

Parks, state, public land use, rental computation, SB 568, HB 872, *HB 65.

Parks, state, public land use, rental payment provisions, HB 869.

Veterans' organization, meeting places, annual allowance increased, HB 423.

Renton:

High school basketball team, state championship, congratulations, *HR 67-57. Highway, primary No. 5 to Auburn, designation change restricted, HB 276.

Resolutions (House Floor): (see Appendix for Joint and Concurrent Resolutions)

Airmail commemorative stamp, Pasco to Elko, Nevada, golden jubilee, *HR 67-53.

Allied daily newspapers of Washington, appreciation, *HR 67-99.

American association of university women, House chamber use, *HR 67-30.

Ancient order united workmen, 100th birthday congratulations, *HR 67-64.

Annexation methods, legislative council study, *HR 67-58.

Association of Washington industries, legislative digest service, gratitude, *HR 67-98.

Astronauts, Grissom, White, Chaffee, tribute, family condolences, *HR 67-18.

Automated data processing, state computer center, progress, information use, legislative budget committee study, HR 67-88.

Automated data processing systems, legislative processes, legislative council study, *HR 67-79.

Banks high land area, irrigation, reconnaissance survey requested, *HR 67-54.

Beef cattle industry commended, *HR 67-14.

Bill room, House loud speaker system, installation, *HR 67-8.

Boeing company, employees, S.S.T. development, commendation, *HR 67-10.

Brown, Doris, Shoreline teacher, outstanding track racing champion, honored, *HR 67-68.

Brown, Wylie W., Spokane county assessor, 80th birthday greetings, *HR 67-75.

Budget, appropriation bills, preparation, analysis, adoption, legislative council study, *HR 67-94A.

Budget, 1967-69, 3% reduction provisions, HR 67-89.

Business and profession committee, public hearing House chamber, authorized, *HR 67-12.

Canada, centennial, congratulations, *HR 67-84.

Chief clerk, assistant, attend annual national legislative conference, *HR 67-43.

Chief clerk, assistant, complete work, extraordinary session, *HR 67-101.

Chief clerk, assistant, complete work, regular session, *HR 67-39.

Chief clerk, assistant, sergeant at arms, prepare for next session, *HR 67-46.

Chief clerk, House chamber, committee rooms, offices, interim use approval, *HR 67-45.

Chief clerk, speaker, final expenses, payment, *HR 67-104.

Chief Sealth high school, "demonstration school" designation, congratulations, *HR 67-74.

Cities, counties, consolidation, HB 821 method, legislative council study, *HR 67-91. Citizens advisory committee, facilities and operations interim committee, thanks, *HR 67-97.

^{*}Asterisks indicate bills passed by both House and Senate.

Resolutions (House Floor)-Continued:

Civil rights legislation, passage urged, *HR 67-22.

Columbia river, upper navigation extension link, project support, *HR 67-59.

Colville Indians, reservation termination, full citizenship rights petitioned, *HR 67-50.

Committees, House standing, reappointed, extraordinary session, *HR 67-48.

Computers, applications, information use, legislative budget committee study, HR 67-88.

Constitutional revision, legislative council study, *HR 67-102.

Crime, efforts to stem endorsed, legislative council assistance, *HR 67-94.

Dairy industry, problems, legislative council study, *HR 67-65.

Dognapping, problem analysis, legislative council study, *HR 67-56.

Douthitt, Clair, chemistry consultant, Indian ministry of education, congratulations, *HR 67-15.

Fair trade, unfair practices acts, legislative council study, *HR 67-83.

Finley, Robert C., U.S. supreme court appointment recommended, *HR 67-37.

Fish protein concentrate plant, U. W. Economics Department, location study, *HR 67-33.

Fort Lawton, surplus land, public use retention, *HR 67-77.

Funds, state structure, legislative budget, treasurer, auditor, budget agency study, *HR 67-86.

Governor Evans, highway financing program, message request, HR 67-20.

Governor Evans, tax, expenditure elements, study, HR 67-81.

Highways, joint committee, free left-hand turn lanes, study, report, *HR 67-24.

Holmes, Gregg, Alderwood school safety patrol, bravery commendation, *HR 67-95. Horan, Walt, tribute, family condolences, *HR 67-26.

Horticulture laws, Title 15 RCW, modernization need, legislative council study, *HR 67-52.

Hospitals, county, King, Pierce, Clark, future financing problem, special committee study, *HR 67-9.

Hospitals, state subsidization, legislative budget committee study, *HR 67-85.

House employees, salaries, weekly payment, *HR 67-4.

House employees, salaries fixed, chief clerk, speaker, *HR 67-5.

House Rules, suggested changes, consideration, *HR 67-96.

Insurance Senate bills, House committee action requested, HR 67-51.

Kerr, Clark, firing, University of California regents' review urged, HR 67-17.

Legislative bills, indefinitely postponed, *HR 67-105.

Legislative leaders, attend national conference of state legislative leaders, *HR 67-42. Legislature, House adjournment sine die, committee appointed, *HR 67-46A, *HR 67-104.

Legislature adjournment, extraordinary session, budget adoption without additional tax, HR 67-90.

Legislature, House rule changes, subsequent sessions, consideration, *HR 67-96.

Lions International, golden anniversary, salutation, *HR 67-11.

May, William J. S. "Bill", representative, poet laureate, 40th legislative session, designation, *HR 67-63.

Medical examiner system bills, implications, legislative council study, report, *HR 67-29.

Mentally ill, nonjudicial commitment procedures, legislative council study, *HR 67-66.

Misdemeanant-offender cases, legislative council study, *HR 67-69,

Narcotic addicts, rehabilitation, legislative council study, *HR 67-92.

Northwest water and water power use, industry priority basis, *HR 67-32.

Notre Dame university football team, commendation, HR 67-16.

Nuclear energy, western interstate cooperation, interim committee study, *HR 67-27. Pension commission, volunteer firemen's relief, pension study, report, HR 67-19.

Photographs, members, official, committee, *HR 67-7.

Postage, members, purchase directed, chief clerk, *HR 67-6.

Property tax laws, 100% true market value, computation, legislative council, study, *HR 67-73.

Public lands, parks, recreational utilization, legislative council study, *HR 67-93.

Public recreation, all facets, legislative council study, *HR 67-82.

^{*} Asterisks indicate bills passed by both House and Senate.

Resolutions (House Floor)-Continued:

Real estate excise tax, levy problems, legislative budget committee study, *HR 67-87. Renton high school state basketball championship team, Coach, congratulations, *HR 67-57.

Representatives' subsistence, weekly payment, *HR 67-3.

Revenue, taxation proposals, House majority presentation requested, HR 67-28.

Rules, permanent, extraordinary session, adopted, *HR 67-47.

Rules, permanent, regular session, adopted with amendments, *HR 67-17A.

Rules, temporary, *HR 67-1.

Rules, temporary, Rules 13, 32, 59, 60 amended, *HR 67-1.

Salary schedules, job descriptions, exempt elective, judicial, legislative employees, legislative budget committee study, *HR 67-61.

Sampson, Doneen, exemplary bravery, commendation, *HR 67-55.

School code, Title 28 RCW, revision, joint committee on education preparation, *HR 67-21.

Seattle supersonics, basketball team, club officials, congratulations, *HR 67-35.

Senate notified, House organized, *HR 67-2.

Senate notified, House organized, extraordinary session, *HR 67-49.

Senators Magnuson, Jackson, efforts commended, war on poverty program, *HR 67-25

Senators Magnuson, Jackson, Kennewick extension project, support, *HR 67-34.

Senior colleges, concepts, regions, temporary advisory council on higher education study, *HR 67-67.

Sergeant at arms, complete work of session, *HR 67-40, *HR 67-46.

Sergeant at arms, prepare for next session, *HR 67-47.

Speaker, chief clerk, close business, extraordinary session, *HR 67-104.

Speaker, chief clerk, final expense payments, *HR 67-41.

Speaker, chief clerk, House chamber, committee rooms, interim use, approval, *HR 67.45

Speaker, complete work of session, *HR 67-38.

Stenographers, Public Health building, appreciation, *HR 67-72.

Sutherland, Joan, Seattle opera association, congratulations, *HR 67-80.

Taxes, personal property, inventories, legislative council study, *HR 67-70.

Teachers' contracts, joint committee on education study, report, *HR 67-31.

Transportation committee, public hearing, House chamber use authorized, *HR 67-13.

Unemployment compensation claims, local area distribution, department action directed, *HR 67-60.

Unemployment compensation claims, local area distribution, department action requested, *HR 67-62.

Volunteer firemen, relief, pensions, pension commission study, *HR 67-19.

Washington future homemakers of America, achievements, commendation, *HR 67-23.

Washington state research council, daily status report, appreciation, *HR 67-100.

Weeds, noxious, others, eradication, control, legislative council study, *HR 67-36.

Wine industry, related matters, legislative council study, *HR 67-76.

Workmen's compensation act, laws, legislative council study, *HR 67-71.

Youth legislature, use of House chamber and committee rooms, *HR 67-44.

Rest Areas:

Highway, safety, use control, rules, regulations, HB 381.

Restaurants:

Employees, wage protection bond requirement, SB 229, HB 823. Employees, wage protection fund requirement, Sub SB 229.

Restrooms:

Public, roller cloth towels, use prohibited, HB 134.

Retailers:

Credit contracts, service charges, disclosure, regulation, HB 531.

^{*}Asterisks indicate bills passed by both House and Senate.

Retirement: (see also "Pensions")

Cities, retirement age changes, *HB 656.

City employees' system, benefit limits removed, HB 554.

Community colleges, faculty retirement plan authorized, SB 70.

Firemen, cities, towns, minimum benefits increased, SB 497, *SB 447.

Firemen, pensions, basic salary redefined, payment purposes, HB 725.

Firemen, policemen, statewide system created, HB 113, HB 950.

Funds, public, investment authorized, *SJR 5.

Judges, board created, retirement system administration, HB 112.

Judges, civil action filing fees increase allocation, HB 164.

Judges, retirement fund, status report date changed, *HB 29.

Judges, temporary services, full pay, SB 38.

Police, first class cities, benefits extended, increased, SB 362.

Police, first class cities, 20 years service, vested membership, SB 400, HB 620, *HB 554.

Police, pensions, certain benefit limitations removed, HB 725.

Policemen, firemen, statewide system created, HB 113, HB 950.

Property tax exemption, retirement restriction removed, HB 218, SB 114.

Public employees, pensioners, certain income, public employment prohibited, HB 337.

Public officials, employees, surviving spouse provisions, SJR 4, HJR 27, *HCR 41.

Public systems, investment counsel, counseling service, *SB 69.

State capitol historical association, employees' retirement system, exempt, SB 117.

State college employees, retirement program inclusion, SB 349.

State employees' system, budget costs itemized, HB 111.

State employees' system, certain employees, teachers' system transfer, HB 644.

State employees' system, elective officials over 70, retirement privilege, SB 248, *SB 96.

State employees' system, law enforcement officers, provisions, HB 687.

State employees' system, minimum allowances increased, SB 392, *SB 96.

State employees' system, open-end investment shares, investment authorized, SB 281.

State employees' system, out-of-state credits, transfer authorized, SB 188.

State employees' system, out-of-state credits, transfer, study, SCR 11.

State employees' system, transfer between state systems authorized, SB 533.

State employees' system, 25 years service, age 55, provisions, SB 334, *SB 96.

State patrol, benefits, escalator provisions, HB 747.

State-wide city employees' system, certain trustees, election provisions, SB 536, *HB 656.

State-wide city employees' system, investments, vested rights, benefits, *HB 656.

Taxes, real property exemption, male head of household, disability retirement, *SB 468.

Teachers, unused sick leave credit, HB 538.

Teachers' retirement system, actual service credit years basis, HB 422, *SB 256.

Teachers' retirement system, O.A.S.I. benefit inequities, rectification, HB 372.

Teachers' retirement system, reports, service credits, disability, beneficiary, *HB 350.

Washington public employees' retirement system, name change, amendments, *SB

Revenue Department:

Established, tax commission powers, duties transferred, *HB 576.

Revised Code of Washington: (see also "Codes")

Insurance code, general revisions, SB 199, *Sub SB 199.

Motor vehicle, terminology changes, *SB 36.

Optional municipal code, RCW Title 35 A, enacted, *HB 496.

Scenic and recreational highway act, RCW Title 47, enacted, SB 424, HB 704, *Sub SB 424.

Tax, excise, graduated income, RCW Title 82 A, enacted, HB 803.

Workmen's compensation law, RCW Title 51, enacted, HB 542.

^{*}Asterisks indicate bills passed by both House and Senate.

Rich Passage:

Bridge, Port Orchard to Bainbridge Island, construction, appropriation, HB 737.

Bridges, Port Orchard, Passage to Bainbridge Island, connecting highways, Sub HB 719.

Ridgefield:

Highway, secondary No. 1T, to Woodland, feasibility study, SB 467.

Rivers and Streams:

Flows, minimum, regulation, *HB 140.

Hydraulic projects, conditions, compliance failure, penalty, *HB 159.

Natural rivers conservancy commission, districts, established, HB 234, SB 195.

Natural rivers interim committee, created, HCR 38.

Roads: (see also "Highways" also "Streets")

County, funds, equipment rentals, garbage disposal sites operation, *HB 859.

County road improvement guaranty fund established, HB 249.

Frontage, service, highway commission property purchase, condemnation acquisition, *SB 251.

Game commission, land disposal authorized, HB 40.

Improvement districts, underground electric, communication utilities, conversion, SB 476, HB 574, *HB 751, HB 752, *SB 486.

Stevens county easement granted, National Guard armory, *HB 82.

Telephone companies, use, title only, SB 391, HB 668.

Rogersburg:

Highway, Snake river to Oregon border, HB 393.

Sabotage:

Industries, felony, HB 196.

Safety:

Aircraft hazard markings, personnel employment authorized, HB 325.

Ambulances, attendants, safety standard requirements, SB 435.

Bicycles, highway, street use, regulation, *HB 961.

Bicycles, reflectorized pedals, required, HB 418.

Explosives, federal safety standards compliance, state regulation waiver authorized, *SB 483.

Farm motor vehicles, "slow moving vehicle" emblems authorized, HB 556.

Fire protection equipment, standard threads required, *SB 324.

Freeways, underpowered motor vehicles, prohibited, HB 910.

Highway rest areas, use control, rules, regulations, HB 381.

House trailers, electrical, plumbing, heating requirements, HB 335, *SB 366.

Hunters, fluorescent orange safety clothing, requirement, SB 569.

Industrial operations, safety, health regulations, definition changed, SB 418. Industry, title only bill, HB 807.

Motor vehicles, annual inspection, requirements, HB 814, HB 919.

Motor vehicles, equipment, federal standards adoption authorized, SB 171.

Motor vehicles, equipment, safety standard, compliance, SB 542.

Motor vehicles, parking, crosswalk approaches, within 20 feet prohibited, SB 367.

Motor vehicles, speed, slower than normal, right lane use required, SB 274.

Motor vehicles, speed acceleration exhibitions, prohibited, HB 757.

Motor vehicles, state patrol inspection, testing authorized, *SB 11, HB 226.

Motorboats, uniform safety standards, federal basis, SB 266.

Motorcycles, bikes, operators' license requirements, SB 111, HB 270.

Motorcycles, bikes, safety helmets, requirements, SB 15, HB 124.

Motorcycles, operators, license, equipment requirements, regulation, *Sub SB 15.

Police emergency vehicles, audible signals, provisions, HB 441.

Recreational conveyances, labor and industries department jurisdiction, SB 6.

Safety research training council, University of Washington, established, HB 818.

School buildings, fallout shelter construction, provisions, HB 469, HCR 23.

^{*}Asterisks indicate bills passed by both House and Senate.

Safety-Continued:

School buses, emergency exit instructions, semi-annually, HB 665.

School buses, headlight use requirement, HB 789.

School pupils, walkways, construction authorized, *HB 451.

State patrol motor vehicle inspection, testing authorized, *SB 11, HB 226.

Traffic control devices, erection, maintenance, highway commission requirement, HB 251.

Trucks, tractors, certain, wheel boxes required, HB 922.

Washington traffic safety commission, established, SB 108, *HB 269 P. V.

Workmen, safety devices, safe working conditions, requirements, HB 528.

Salaries and Wages:

Aeronautics commission director, increase, *HB 61.

Aeronautics director, salary limitation removed, *HB 61, SB 482, HB 816.

County appraisers, classification salary plan established, SB 278, *HB 934 P. V.

County increases, amounts above budget appropriations, authorized, HB 292.

County officials, certain, increased, *SB 318.

County officials, governor's salary advisory study, *SB 2.

County prosecuting attorneys, increase, SB 329, HB 875.

Court administrator, established, SB 131.

Court administrator, increased, SB 649.

Court reporters, increased, *SB 75.

Employees, deceased, earned wages, survivor demand amount, *HB 151.

Garnishment, prior to judgment, prohibited, HB 241.

Garnishment, subsistence allowance, exemption, HB 230, SB 577.

Judges, pro tempore, superior court, increased, *SB 200, HB 507.

Judges, superior courts, increased, *HB 38.

Jurors, compensation increased, SB 426.

Jurors, public employees, regular employment wages, provisions, SB 426.

Justice court judges, cities over 20,000, salaries increased, HB 682.

Legislators, increase, annual session adoption, HB 212, SB 126.

Mayors, commissioners, cities, 7,000-14,000, increased, SB 239.

Mayors, commissioners, commission government, charter, ordinance fixing, *Sub SB 239.

Minimum wage, amount increased, *SB 194, HB 432.

Officials, elective, appointive, compensation increase provisions, *HJR 13.

Payroll, gross wages, deductions, itemized statement mandatory, HB 527.

Port district commissioners, salary basis established, SB 474.

Printers, public contracts, prevailing wage rate requirement, HB 624.

Public works, building service maintenance contracts, prevailing wage, *SB 193, HB 400.

PUD, commissioners, certain, increase, *SB 311, HB 568.

Restaurant, hotel employees, wage protection bond requirement, SB 229, HB 823.

Restaurant, hotel employees, wage protection fund requirement, Sub SB 229.

School district employees, noncertified, appropriation, increase, mandatory, *SB 621.

School district employees, noncertified, benefits, contracts, study, HCR 34.

School district employees, noncertified, increase, SB 1, *HB 186.

School district employees, noncertified, increase, appropriation clarification, *SCR 16.

State employees, adjustments, increases, SB 1, *HB 186.

State employees, semimonthly payment provisions, HB 534, *Sub HB 534.

Teachers, employment termination, payment provisions, HB 362.

Teachers, leave deductions, amounts limited, HB 273.

Teachers, over 180 days' work, payment provisions, HB 779.

Sales

Agricultural commodity sales, state, governmental agencies, enabling act, *SB 291.

Air space, cities, first, second class, leases, authorized, *HB 630.

Below cost, intent to destroy competition, prohibited, HB 724.

Commission merchants, sales, dealer regulation, HB 100.

· Community property, personal, spouses' signatures required, SB 14.

^{*} Asterisks indicate bills passed by both House and Senate.

Sales-Continued:

County property, less than \$500, publication notice not required, *SB 261.

Dairy industry, unfair practices, statute enforcement, SCR 20.

Firearms, short, sales, licensing regulation, HB 770, Sub HB 770.

Food, soft drinks, time, day restrictions prohibited, HB 328.

Halibut, specific species, labeling, designation provisions, *SB 642, HB 973, *Sub HB 99.

Horses, intercounty, health certificate required, HB 231.

Indians, reservations, sales tax imposed, SB 265.

Installment, delivery, cancellations, rates, charges, regulation, SB 63, *Sub SB 63.

Installment, service charge notation deleted, SB 639.

Kosher products, regulations, SB 412.

Land sales practices, uniform act, SB 345.

Liquor, one calendar day per week, prohibited, SB 413.

Liquor, Sunday, local option election, HB 47.

Liquor, Sunday sales prohibited, HB 661.

Liquor, University of Washington vicinity, restriction removed, *SB 138.

LSD, dangerous drugs, certain, sales, regulations, *HB 353.

Motor vehicles, minors under 18, penalty, HB 108.

Motor vehicles, towing, storage, unpaid charges, liens, authorized, *SB 184.

Pollen, tax exempt, HB 634, HB 259, *SB 255 P. V.

Potatoes, Irish seed, inspection required, *HB 142.

Public land timber, rock, gravel, etc., rules, provisions, HB 421.

Public utility corporations, unfair trade practices act exemption deleted, SB 331.

Retail, service charge disclosure, regulation, HB 531.

Retail, use tax, 4.6%, increase, school district allocation provisions, HB 954.

Retail, use tax, 5%, increase, school district allocation provisions, SB 647.

Retail tax, certain nonresidents exempt, permits, HB 495.

Retail tax, cities, towns, allocation, distribution formula, SB 616.

Retail tax, cities, towns, 5% allocation, HB 806.

Retail tax, cities, towns, 8% allocation, SB 458. Retail tax, credit losses, excluded, HB 161.

Retail tax, food, drugs exempted, aged persons, HB 877.

Retail tax, food, drugs exempted, income tax enactment, HB 803.

Retail tax, increased, 4.5%, HB 205, *SB 255 P. V.

Retail tax, nonresident out-of-state use, termination date deleted, *SB 101, HB 324.

Retail tax, wearing apparel, used samples, exemption, HB 237, HB 259, *SB 255 P. V.

Subdivided land, regulations, requirements, SB 581.

Trading stamps, issuance, prohibited, SB 433.

Unsolicited goods, recipient non-liable, *HB 10.

Wine, non-domestic, direct purchase, sale licenses authorized, HB 635.

Wine, non-domestic, importer, wholesaler licensing, tax provisions, Sub HB 635.

Salesmen:

Educational courses, outside salesmen, unemployment compensation, exempted, HB 550

Motor vehicle, licensing provisions, HB 278, *SB 280 P. V.

Real estate, brokers, purchase below list price, prohibited, SB 174.

Real estate, housing discrimination, license revocation, HB 426, SB 564, *SB 378.

Real estate, housing discrimination, prohibited, HB 117.

Real estate, operations, violations, injunction provisions, *SB 378.

Real estate, temporary permits, abolished, HB 479.

Real estate, title only bill, HB 909.

Salmon: (see "Fish" also "Fishing")

Sampson, Doneen:

Bravery, commendation, *HR 67-55.

^{*}Asterisks indicate bills passed by both House and Senate.

San Juan Island:

Cattle point, public lands, sale, lease restriction removed, *SB 462.

Crabs, commercial catches, county waters, prohibited, HB 771.

National historical park, land donation, SB 33, HB 91, Sub HB 91, *Sub SB 33. Regional planning commission, created, HB 594.

Sand and Gravel:

Public lands, rules, sale provisions, HB 421.

Sanitarians:

Examining board, expense increase, *HB 92.

Savings and Loan Associations:

Bylaws, deposits, dividends, loans, general amendments, SB 30.

Depositors, group life insurance permitted, SB 456, *Sub HB 532.

Liquidity requirements, investments, insurance provisions, *HB 331.

Service charge, regulations, SB 224, HB 531.

Stocks, minimum par value established, HB 755.

Scales: (see "Weights and Measures")

Scholarships:

State student financial aid commission created, awards, HB 190, SB 475. Students, loans, scholarship program, feasibility study, *HCR 32.

School Districts:

Boards, certain officials' decisions, right of appeal provision, HB 876.

Boards, simultaneous county, intermediate district, state membership prohibited, HB 862, *SB 442.

Boards, simultaneous local, state membership prohibited, HB 861, *SB 442.

Bonds, indebtedness, taxable property value basis, HB 280, SB 514.

Buses, safety instruction, study, *HCR 45.

Children, culturally disadvantaged, state fund allocation, HB 683.

Community college districts, property transfer, HB 106.

Community college districts, property transfers, payment, bond issue, HB 609, HB 610.

Community colleges, facilities bond issues, indebtedness limitations removed, SB

Community colleges, facilities transfer, indebtedness allowance exemption, HB 887.

Contracts, certificated employees, specific duties outlined, provisions, HB 589.

Directors' association, dues assessment schedule changes, HB 603.

District superintendent, office abolished, HB 285.

Driver education programs, reimbursement provisions, *HB 269 P. V.

Employees, damage suits against, commencement, one year limitation, SB 134.

Employees, health and welfare insurance plans authorized, *SB 212.

Employees, noncertified, paid vacations established, SB 263.

Employees, noncertified, appropriation, salary increase, mandatory, *SB 621.

Employees, noncertified, salaries, benefits, contracts, study, HCR 34.

Employees, noncertified, salary increase, SB 1, *HB 186.

Employees, noncertified, salary increase, appropriation clarification, *SCR 16.

Employees, noncertified, union organization authorized, HB 564.

Employees, written leave policies, adoption, *SB 135.

Excess levy relief fund, distribution formula, established, HB 593.

Federal forest reserve funds, distribution, student enrollment basis, *SB 62.

Federal impact funds, federal forest revenues, distribution formula revision, HB 506.

Funds, equalization, apportionment, distribution formula amount increased, SB 487. Hot lunch program, federal surplus food, state purchase authorized, *Sub SB 604.

House trailers, excise tax, allocation, HB 253, *SB 255 P. V.

Intermediate school districts, boundary change provisions, SB 442.

Intermediate school districts, created, HB 648, HB 649, Sub HB 649.

^{*}Asterisks indicate bills passed by both House and Senate.

School Districts-Continued:

Intermediate school districts, legal counsel provisions, SB 395, *SB 442.

Kindergartens, 3rd class districts, minimum pupil restriction removed, HB 546.

Levy, excess, two year period, HJR 4, SJR 2.

Name change, procedure, *HB 365.

Nonoperating, dissolution, annexation provisions, HB 522.

Organization, problems, study, *SCR 23.

Precincts, voting, location, within one district, HB 254.

Property acquisition, provisions, Sub SB 593.

Purchases, state central stores use permitted, HB 54.

Real estate, sales, excise tax, permanent school district allocation, SB 236, HB 440, HB 521, SB 401, *SB 255 P. V.

Reorganization, HB 455 provisions, study, report, HCR 26.

Reorganization, commission established, powers, duties, HB 455.

Revenue, property tax, equalization fund, HB 643.

School, college, university employees, partial payment authorized, SB 237.

Schools, state support, property tax levy, distribution, HB 813, HB 939, *HB 944, *HB 978.

Schools, state support, property tax levy provisions, HB 812, HB 940, HB 945, *HB 979.

Second, third class, attorney employment authorized, *HB 463.

Sites, building, acquisition, future use, provisions, SB 567.

State institution physical facilities, school use authorized, *HB 153.

Steilacoom, western state hospital property transfer, *SB 631.

Summer school program, tuition free, provisions, HB 645.

Superintendent, office abolished, HB 285.

Tax formula, matching funds, statewide average assessment ratio, HB 581.

Tax levy, bonds, 40% vote requirement removed, HJR 3, SJR 3.

Tax levy, 8 mill limit, 50% valuation, allocation change, SB 647.

Tax levy, 14 mill limit, 25% valuation, 2-year operation, capital outlay, *HB 934 P. V.

Tax levy, 40 mill limit provisions, exempt, HJR 41.

Tax levy, 40% vote, simple majority, *SJR 23.

Tax levy, special, relief, sales, use tax increase distribution, HB 954, SB 647.

Tax levy, 10 mill limit, 50% valuation, 2-year operation, capital outlay, SB 623.

Taxes, sales, use, 4.6%, increase, allocation provisions, HB 954.

Taxes, sales, use, 5%, increase, allocation provisions, SB 647.

Textbooks, instructional materials, selection, policies, regulations, *HB 675.

Walkways, pupils, construction authorized, *HB 451.

Schools:

American curriculum, course desirability, study, *HCR 50.

American heritage, course desirability, *HCR 50.

Annexation review board, school director chairman, alternate authorized, HB 341.

Barbers, licensing, regulations, HB 322, *Sub HB 322 P. V.

Boiler plant operators, licenses mandatory, SB 145.

Buildings, construction, basic plan, HB 127.

Buildings, construction, general obligation bonds, issuance, SB 628.

Buildings, fallout shelter construction, provisions, HB 469, HCR 23.

Buildings, modernization, state-aid funds, *HB 109.

Buses, district safety instruction, study, *HCR 45.

Buses, emergency exit instructions, semi-annually, HB 665.

Buses, operation, headlight use requirement, HB 789.

Buses, operators, classified license, examination required, *SB 355, HB 696.

Child abuse, reporting, immunity, HB 194.

Children, culturally disadvantaged, state fund allocation, HB 683.

Children, exceptional, aid, title only bill, HB 924.

Code, Title 28 RCW revision, joint committee on education preparation, *HR 67-21. Common, vocational-technical plant facilities, bond issue authorized, HB 590, *SB 375.

Common school act of 1967, title only bill, SB 611.

Community college, districts, created, HB 486, SB 276, HB 610.

^{*} Asterisks indicate bills passed by both House and Senate.

Schools-Continued:

Costs, legislative budget committee study, *HCR 47.

Counties, district superintendents, offices abolished, HB 285.

Current state school fund, revenue source revision, HB 336, *SB 376.

Dairy product substitutes, use prohibition repealed, *HB 197.

Districts, see "School Districts".

Enabling act, section 11, income, school construction bond servicing, amendment petitioned. *HJM 1.

Federal forest reserve funds, distribution, student enrollment basis, *SB 62.

Fire service training, state vocational courses, *Sub HB 533.

Funds, permanent, timber, crops, sale proceeds excluded, HB 361, *SB 376.

Hot lunch program, federal surplus food, state purchase authorized, *Sub SB 604.

Institutional, residential, inmate costs, patient payment, *SB 40.

Insurance division, superintendent of public instruction, established, HB 257, SB 257. Interlake, mentally ill, established, *HB 490.

Intermediate school districts created, HB 648, HB 649, Sub HB 649.

Kindergartens, pupils, minimum age raised, SB 394.

Kindergartens, 3rd class districts, minimum pupil restriction removed, HB 546.

Medical Lake, mentally ill, established, SB 102, *HB 490.

Permanent common school fund, surplus, investment provisions, *HB 107.

Property, certain, tax exemption deleted, HB 666.

Property, purchase price, public record provisions, SB 434.

Proprietary, licensing, regulation, SB 23, *Sub SB 23.

Public, costs, legislative budget committee study, *HCR 47.

Public, salmon propagation facilities, construction, operation, HB 817.

Racial imbalance, elimination, regulation, provisions, *HB 557, SB 421.

Revenue, property tax, equalization fund, HB 643.

School insurance division, superintendent of public instruction, established, HB 257, SB 257.

Secondary, certain, corporations, contributions, income tax deduction petitioned, SJM 14.

Sites, building, acquisition, future use, provisions, SB 567.

Ski, instructors, part-time, employment security provisions, exemption, SB 509, SB 162.

State, residential, mentally retarded, Bremerton, established, SB 160, HB 312.

State support, property tax levy, distribution formula, HB 813, HB 939, HB 944, *HB 978.

State support, property tax levy provisions, HB 812, HB 940, HB 945, *HB 979.

State student financial aid commission, created, scholarship awards, HB 190.

Students, attendance, compulsory age increased, HB 214.

Students, psychological testing, parental permission required, HB 715.

Students, psychological testing, required, prohibited, SB 301.

Summer school program, tuition free, provisions, HB 645.

Superintendent of public instruction, biennial report, public availability, HB 415.

Superintendents, county park board membership optional, HB 378.

Tax levy, state, common school support, distribution formula, HB 813, HB 939.

Tax levy, state, common school support, provisions, HB 812, HB 940.

Teachers, contracts, education committee study, *HR 67-31.

Teachers, contracts, nonrenewal, discharge, appeals, provisions, HB 349.

Teachers, employment termination, payment provisions, HB 362.

Teachers, instructors, actual classroom instruction experience, requirement, SB 356.

Teachers, leave policies, school districts, adoption, *SB 135.

Teachers, over 180 days work, payment provisions, HB 779.

Teachers, probationary period, 3 years, HB 473.

Teachers, professional practice commission established, HB 323.

Teachers, salaries, leave deductions, amount limited, HB 273.

Teachers, state history, examination requirement deleted, *HB 671.

Teachers, unused sick leave, retirement credit, HB 538.

Teachers' retirement system, O.A.S.I. benefit inequities, rectification, HB 372.

Teachers' retirement system, reports, service credits, disability, beneficiary, *HB

^{*} Asterisks indicate bills passed by both House and Senate.

Schools-Continued:

Textbooks, instructional materials, selection, policies, regulations, committee, *HB 675.

Vocational, courses, state board, establishment, *HB 533.

Walkways, pupils, construction authorized, *HB 451.

Seals:

Egg, use, fee increased, HB 299.

Facsimile, public officials, use, uniform act, SB 339.

Washington state, official, description, illustration, *HB 860.

Search and Rescue:

Operations, civil defense department responsibilities, *HB 5.

Search and Seizure:

Warrants, new law, provisions, HB 834.

Seashores: (see "Beaches")

Seattle:

Freeway completion, Tacoma, Everett, bonds, appropriation, HB 815, *SB 545.

Highway, secondary No. 1K, south 140th street intersection, pedestrian overpass, HB 968.

National recreation and park association, 1968 meeting, welcome extended, HCR 48. State patrol property, sale, lease, exchange authorized, *SB 241.

Supersonics, basketball team, officials, congratulations, *HR 67-35.

West, tidelands, harbor line relocation, *HB 492.

Secretary of State:

Candidates', voters' pamphlet law, general revisions, SB 95.

Candidates' pamphlets, preparation, distribution, appropriation, HB 283, SB 127.

Citizenship cards, issuance, HB 195.

Constitutional amendments, state debts, publication notice required, *SB 555.

Corporation licenses, annual fee payment, penalty provisions revised, SB 431.

Corporations, annual fees, due date provision, HB 173.

Corporations, annual reports, restated articles, name change filing provisions, *HB 497.

Lobbyists, registration, regulation, *SB 122.

Message, certification, Governor's proclamation, extraordinary session......p. 1419
Message, certification of votes, state representatives......pp. 3-5

Message, certification, Richard U. Chapin......p. 10

Message, Initiative 32......pp. 45, 386-394 Professional license division, duties transferred, SB 177, HB 332.

State flag, armed forces units, free distribution, HB 458.

State flag, sales authorized, HB 458.

Uniform commercial code, security interest, resalable merchandise, agreement filing, HB 584.

Voters' registration cards, electronic storage, retrieval system, SB 461.

Securities:

Collateral, state treasurer, uniform bond deposit provisions, *SB 89.

Municipal funds, unexpended, deposit, U.S. collaterally secured obligations, SB 648. Municipal funds, unexpended, U.S. securities, county investment, SB 512, *HB 223.

Registration, exemption denial, revocation provisions, *HB 93.

Trust, fiduciary corporation issues, holding permitted, *HB 12. U.S., corporations, transfer, principal state jurisdiction, *HB 11.

Soods.

Potatoes, Irish, sales, inspection required, *HB 142.

^{*} Asterisks indicate bills passed by both House and Senate.

Sentences:

Prisoners, credit, out of custody time excluded, HB 152, *HB 74. Prisoners, escapees, time loss computation, HB 154.

Sergeant at Arms:

Pre-session and post-session duties, *HR 67-40, *HR 67-46.

Session Laws:

Publication, printing appropriation, *SB 436.

Temporary publication, printing appropriation, HB 629, *HB 787.

Sewer Districts:

Annexation, new territory, procedures, *Sub SB 584.

Annexation, title only bill, SB 584.

Consolidation, mergers, procedures, authorized, *HB 306, SB 508.

County establishment authorized, HB 139, *Sub HB 139.

Districts, representation, metropolitan municipal corporation council membership, SB 399.

Maintenance costs, payment, assessment provisions, SB 303.

Port districts sewer utilities, users, adjacent areas, *SB 93.

Property, leases authorized, *HB 633.

Property, within city, town boundaries, ownership provisions, SB 578.

Service, facility limits extended, *SB 119.

Sewage drainage basins, water pollution control commission, establishment, *HB 179.

Utility local improvement districts, created, *HB 116.

Water districts, mergers, multiple counties, permitted, HB 969.

Water districts, mergers permitted, HB 607, HB 729, SB 460.

Water districts, operation, pollution commission, health department approval, HB 377.

Withdrawal petitions, majority signatures required, HB 614.

Sewerage Systems:

Local government, construction, state matching funds, SB 405, *Sub SB 405. Municipal, treatment payments, other municipal corporations, tax deduction, HB

Public utility districts, construction, operation authorized, HB 429.

Sexual Psychopaths:

Institutional commitments, designation, HB 512, *HB 284.

Shellfish:

Beds, cultivation, lease, provisions, investigation, fees, HB 88, *Sub HB 88 P. V.

Crabs, commercial catches, San Juan county waters, prohibited, HB 771.

Oyster seed imports, inspection fees, actual cost, *HB 86.

Personal use, off-shore waters, license required, SB 37, HB 103.

Physically infirm, catch by others, permit issuance, HB 552.

Test propagation operations, fish take, sales authorized, HB 85.

Ships: (see "Boats and Ships")

Shoplifters:

Penalties, detention provisions, *HB 376, SB 258.

Shulchan Aruch:

Kosher products, sales, regulations, SB 412.

Signatures:

Facsimile, public officials, use, uniform act, SB 339.

^{*}Asterisks indicate bills passed by both House and Senate.

Silverdale:

Highway, primary No. 21, pedestrian overpass construction, HB 971.

Highway, primary No. 21, to Chico, construction, SB 27.

Site Selection Commission:

Established, women's correctional institution, *HB 150.

Members appointed......pp. 2287, 2315

Ski Lifts and Tows:

Recreational conveyances, labor and industries department jurisdiction, SB 6.

Skling:

Instructors, part-time, employment security provisions, exemption, SB 509, SB 162.

Slaughtering:

Business, wholesale, B & O tax imposed, HB 274, HB 259.

Farm meat slaughtering, inspection provisions, *HB 67, *SB 255 P. V.

Livestock, humane method, regulations, *SB 53.

Small Loan Companies: (see "Loans")

Snake River:

Anadromous fish, Columbia, Snake rivers, Oregon, Idaho compact, SB 500, HB 825.

Bridge feasibility study, vicinity of Clarkston, HB 235.

Highway, Rogersburg to Oregon border, feasibility study, HB 393.

Washington-Idaho boundary, cooperative game, fish agreements, *HB 41.

Snohomish County:

Highway, primary No. 1, Snohomish-King county line to intersection No. 5, transfer prohibited, HB 881.

Public lands, state, reconveyed, park, recreation purposes, *SB 196.

Superior court judge, additional, SB 151, HB 342, HB 456, SB 131, *HB 261.

West central Washington state college, establishment, SB 417, HB 712.

Snoqualmie Pass:

Highway No. 2K, west summit interchange to Hyak interchange, created, HB 853.

Soft Drinks:

Sales, time, day restriction prohibited, HB 328.

Soil:

Soil, water conservation committee, membership changed, increased, *HB 225.

Soil, water conservation subdistricts, SB 140, Sub SB 140.

Southwestern Washington State College:

Clark county, established, SB 22, HB 17, HB 488, SB 290.

Pierce county, established, HB 122, SB 87.

Thurston county, construction, bond issuance, HB 952.

Thurston county, established, SB 361, *HB 596.

Speaker:

Don Eldridge nominated, elected, oath of office administeredpp.	14-16
John L. O'Brien nominatedp.	15
Appointment of standing committeesp.	45
Attend legislative leaders' conference, *HR 67-42p.	1399
Presentation of gavelp.	454
Presentation of gift by membersp.	1379
Reimbursement for expenses, *HR 67-38p.	1398
Speaker, chief clerk, close business, extraordinary session, *HR 67-104p.	2341
Speaker, chief clerk, final expense payments, *HR 67-41p.	1398
Speaker, chief clerk, House chamber, committee rooms, interim use, approval,	
*HR 67-45p.	1399

^{*}Asterisks indicate bills passed by both House and Senate.

aker's Rulings:
Amendment beyond scope of bill, out of orderp. 1986
Amendment calling for smaller figure considered first when amounts are
already stated in billp. 96
Amendment germane, in orderpp. 1825, 2046, 2092, 2173
Amendment germane, title broad enough to coverpp. 1786, 1787, 2017, 2046, 2052, 2092
Amendment in order, language not identical to bill before Housep. 2156
Amendment in order, subject matter same, verbage differentpp. 688, 1076
Amendment out of order after vote to strike same proviso is lostp. 1911
Amendment out of order, identical to bill in Rules Committeepp. 2093-2094
Amendment out of order, motion to strike section defeatedp. 948
Amendment out of order, not germanepp. 502, 1986, 2094
Amendment perfected, further amendment out of orderpp. 1655, 1656
Amendment perfecting section out of order after question
called for on amendment to strike
to committeepp. 1325, 1361, 1404
Amendment to amendment in orderpp. 1323, 1301, 1404
Amendment to amendment in order
Amendment to strike and replace considered before amendment
to strike onlypp. 1926, 1927
Amendment to strike in order after other amendments perfecting
section have been acted uponpp. 501, 1101, 1105
Amendment to strike out and insert in orderp. 1669
Committees may meet while House is at easep. 639
Consideration of resolution in orderp. 1746
Cut-off time for consideration of bills, action on
bill before House completedp. 1408
Electric roll call demand honored on each section when question
is dividedp. 1921
Electric roll call demand out of order after motion placed and
Speaker calls for votep. 562
Motion, affirmative, takes precedence over
negative motionpp. 399, 1195, 1264
negative motion
negative motion
megative motion
negative motion

^{*}Asterisks indicate bills passed by both House and Senate.

Speaker's Rulings—Continued:
Motion to suspend rules and advance bill to second reading
not debatable p. 6
Motion to suspend rules and advance memorial to second reading in orderp. 1557 Motion to suspend rules, one speaker only, each side
of question
for consideration out of order
Motion to suspend rules requires affirmative vote
of only two-thirds of those votingp. 1812
Motion to table decided in affirmative, cannot be reconsideredp. 1659
Motion to table motion to concur in orderp. 1995
Motion to table motion to rerefer does not take bill with itp. 863
Motion to table not debatable; does not take bill with itp. 950
Motions of same rank, first motion takes precedencep. 1957
Personal interest in bill, exemption from votingp. 528
Point of order, as to whether amendment is germane, must
be raised immediatelyp 546
Reading not permitted without consent of Housep. 445
Resolution no longer original resolution after being amendedp. 1767
Senate amendments change scope, bill rereferred
to committeepp. 1325, 1361, 1404
Vote on suspension of rules cannot be reconsideredp. 1845
Speaker Pro Tempore:
Thomas L. Copeland nominated, elected, oath of officepp. 17-18
Avery Garrett nominatedpp. 17-18
Attend legislative leaders' conference, *HR 67-42p. 1399
Spirit Lake:
Highway feasibility study, Randle to Cougar, appropriation, SB 444.
Spokane:
Highway, primary No. 3, Division street, concrete dividers, construction prohibited, HB 970.
Highway, secondary No. 11J, Maple street to Spokane river crossing, established

Spokane County:

Highway, secondary No. 3S, extended to primary highway No. 22, SB 327. Port Washington Narrows bridge, toll free, provisions, SB 541, HB 912.

Spokane Valley Community College:

Authorized, HB 366, SB 246.

SB 541, HB 912.

Operation, preliminary planning, appropriation, HB 373.

Sports:

Athletic commission, federal program cooperation, state program study, SB 191, HB 388.

Baseball, amateur, concessions, benevolent purposes, sales tax exempt, SB 183, HB 346.

Intergovernmental cooperation, recreation facilities, contracts, financing, HB 148, SB 185.

Minors, certain recreation activity charges, sales tax exempt, HB 616.

Recreational conveyances, labor and industries department jurisdiction, SB 6.

Stadium, multi-use, cities, towns, construction authorized, *Sub HB 730.

Stadium, Pierce county, domed, multi-use, construction authorized, HB 730. Stadium commission established. *SB 505.

Spot Check Bill:

State patrol motor vehicle inspection, testing authorized, *SB 11.

^{*}Asterisks indicate bills passed by both House and Senate.

Stadiums:

Air rights, property tax reduction provisions, *SB 503.

Commission, created, *SB 505.

Counties, cities, multi-purpose, construction authorized, *Sub HB 730.

Intergovernmental cooperation, recreation facilities, contracts, financing, HB 148, SB 185.

Pierce county, multi-use, construction authorized, *HB 730.

Stamps

Postage, Marcus Whitman commemoration, issuance petitioned, HJM 10.

Starlings:

Eradication, control, SB 142.

State Auditor:

Legislative interim committees, biennial post audit requirement, *HB 972.

State Capitol Historical Association:

Employees, state employees' retirement system, exempt, SB 117.

State Government:

Administrative procedures act, amendments, general provision changes, SB 52, *Sub SB 52

Aeronautics commission abolished, duties transferred, HB 333, SB 554.

Agricultural commodity sales, state, governmental agencies, enabling act, *SB 291.

Agriculture department reorganization, HB 487.

Air pollution control board abolished, duties transferred, SB 179, HB 370, HB 396.

Appropriation, capital budget, 1967-69 biennium, *HB 207.

Appropriation, omnibus 1967-68 fiscal year, SB 618.

Appropriation, omnibus and supplemental, 1967-69 biennium, HB 208.

Appropriation, supplemental, to June 30, 1967, *HB 186.

Archives and record management division, created, HB 472.

Auditor, budget agency, treasurer, fund structure, study, *HR 67-86.

Bonds, public agencies, coupon incineration agent designation, HB 382.

Boy scout world jamboree, governmental cooperation, *HCR 17.

Buildings, state building authority leasing provisions, *SJR 17.

Capital improvements, budget, 1967-69 biennium, *HB 207.

Capital improvements, institution, colleges, universities, appropriation, bonds, *SB 532 P. V.

Carnelian agate, official state mineral, designation, SB 398, HB 810.

Central Washington bazaar created, provisions, HJR 43.

Civil defense, search and rescue operations coordinator, *HB 5.

Claims, employer insolvency distraint, labor preference provisions, *SB 643.

Columbia river fisheries commission established, SB 359, HB 685.

Community affairs office created, HB 78, *Sub HB 78.

Community centers, multi-purpose, cooperative formation, agreements authorized, *SB 364.

Community mental retardation program, state tax millage, allocation, SB 637.

Conservation department abolished, duties transferred, *SB 143.

Constitutional amendments, state debts, publication notice required, *SB 555.

Constitutional revision commission, created, SB 176, HB 402, HCR 51.

Crime commission created, study, report, Sub SB 590.

Crime information center established, rules, regulations, *HB 638, SB 470.

Crime investigating commission, established, SB 408.

Crime victim's compensation board established, HB 14.

Criminal extradition act, adopted, SB 321.

Data processing, communications, centralized system, coordinated state-wide plan, authorized, SB 370, HB 651, *SB 645.

Education board, future school building site acquisition, provisions, SB 567.

Employees, agency representation, collective bargaining units, personnel board determination, SB 538.

^{*} Asterisks indicate bills passed by both House and Senate.

State Government-Continued:

Employees, collective bargaining, *HB 483.

Employees, elected office candidates, loyalty oath requirements, HB 232.

Employees, group health insurance, additional employer contribution, company choice, *SB 212.

Employees, group life insurance, premium payment provisions, SB 404.

Employees, mileage allowance increased, SB 365, *Sub HB 403.

Employees, moving expenses, payment authorized, HB 383, SB 211, HB 403, *Sub HB 403.

Employees, O.A.S.I. coverage, agreement modification provisions, *HB 185.

Employees, officials, certain, flight insurance, accidental death, dismemberment provision, *SB 529.

Employees, pensioners, certain income, employment prohibited, HB 337.

Employees, prospective, travel expense authorized, SB 61.

Employees, retirement, see "Retirement".

Employees, salary adjustments, SB 1, *HB 186.

Employees, salary payment, semimonthly provisions, HB 534, *Sub HB 534.

Employees, subsistence, per diem minimum established, HB 664.

Employees, suggestion awards, amount increased, SB 304.

Employees, travel expense advances authorized, SB 192, HB 401, *Sub HB 403, SB 192.

Employees, vacations, additional leave days, schedule revised, HB 571.

Employees, vacations, maximum accrual time increased, HB 571.

Environmental quality commission created, air pollution, functions, SB 179, HB 370. Erosion problems, Willapa Bay, state study, *HCR 31.

Federal grant applications, report requirements, HB 25, HB 305, *HB 360.

Federal income tax, partial retention, without federal controls, HJM 7, SJM 4.

Federal programs, governor's acceptance, administration, disbursal, SB 170, *Sub HB 170.

Federal surplus property, state purchases, general administration department jurisdiction, *HB 449.

Fiscal agency, Washington bank, trust company, state bond servicing, designation, SB 389.

Fisheries commission created, certain directors' powers transferred, SB 313.

Flood control, projects, port districts, state participation authorized, HB 193.

Flood control, projects, political subdivision, state fund contributions authorized, HB 222, SB 517.

Full employment commission established, Initiative 32.

Funds, cities, towns, distribution formula, HB 219.

Funds, structure, study, *HR 67-86.

General administration department, capital improvements, appropriation, bonds, SB 530.

General administration department, deputy director, appointment authorized, *HB 315.

Grand jury study commission established, appropriation, Sub HB 15.

Granite, official state rock, designation, SB 398.

Health director, department, powers, duties, jurisdiction, *HB 498.

Highway commission abolished, duties transferred, HB 625.

Highway director, gubernatorial appointee, HB 625.

Highway personnel board abolished, duties transferred, HB 333.

Highway personnel, state civil service incorporation, state personnel board jurisdiction, HB 906.

Holidays, Good Friday, SCR 12.

Holidays, grandmother's day, HCR 11.

Holidays, John F. Kennedy's birthday, HJM 3.

Holidays, Leif Ericson day, HB 34.

Human rights commission, created, HB 203, SB 98, HB 344.

Income tax, flat, uniform rate, HJR 29, Sub HJR 29,

Income tax, graduated, nongraduated, SJR 29.

Income tax, graduated net, HB 803.

Income tax, state, property tax valuation, millage, combination provisions, SJR 31.

^{*}Asterisks indicate bills passed by both House and Senate.

State Government-Continued:

Indians, state jurisdiction, contributing to minor's delinquency, HB 605, SB 478.

Indians, state tax law enforcement, jurisdiction, SB 264.

Interlocal cooperation act, provisions, *SB 45 P. V.

Institution industries, preferential purchasing, availability provisions, HB 448.

Joint interim committee to rewrite tax structure, created, SB 116.

Junior miss, state, Shannon Walker, compliments, *HCR 49.

Land preservation programs, recreational purposes, acquisition, state loans authorized, SB 354.

Landscape architects, registration board created, SB 136.

Legislature, see "Legislature".

Local records committee established, HB 56.

Lotteries, state operated, HJR 5.

LSD beneficial uses research board, established, HB 536.

Miss Washington, Sandra Marth, official hostess, *HCR 35.

Motor transport division, created, HB 472.

Motor vehicle accident compensation board created, HB 858.

Motor vehicle accident insurance department created, SB 292.

Motor vehicle department, professional licensing supervisor, assistant directorship authorized, HB 611, *SB 36.

Motor vehicle fuel tax increase, allocation, SB 420.

Municipal, temporary committee created, *HCR 44.

Municipal industrial development program, fund created, HB 287.

Natural rivers conservancy districts, commission, districts, established, HB 234, SB 195.

Oceanographic commission, created, *SB 49 P. V.

Officials, code of ethics, HB 256, SB 130.

Officials, elective, agency estimates, state budget inclusion, SB 636.

Officials, elective, over 70, state employees' retirement system, included, SB 248, *SB 96.

Officials, recall election, charge determination, attorney general jurisdiction, HB 923. Ombudsman office created, duties, responsibilities, SB 29, HB 756.

Omnibus appropriation bill, 1967-68 fiscal year, SB 618.

Omnibus appropriation bill, 1967-69 biennium, *HB 208.

Open space land act, public acquisition, eminent domain, HB 239, SB 137.

Parks and recreation commission, capital improvements, bonds, appropriation, SB 531.

Per diem, compensation, agencies, legislative council study, HCR 29.

Planning, long range, state needs, certain fields, report, HCR 21.

Planning, state advisory committee created, SB 580.

Planning, state office, created, SB 580.

Planning and community affairs agency, census board duties transferred, *SB 634.

Planning and community affairs agency created, *Sub HB 78, *Sub SB 78,

Pollution control commission, abolished, duties transferred, SB 179, HB 370.

Pollution control commission, air pollution board, duties transferred, HB 396, SB 314.

Post-attack, resource management, provisions, SB 451.

Probation and parole division, institutions department, established, *SB 233.

Professional licensing division, certain duties transferred, SB 177, HB 332.

Professional licensing division created, general administration department, HB 272.

Public lands, disposition, state agencies, HB 740, SB 566.

Public lands, improvements, defined, HB 914.

Public officials, employees, surviving spouse pension provisions, SJR 4, HJR 27.

Public officials, employees, surviving spouse pension provisions, fiscal study, *HCR 41.

Public work contracts, bids, material sources, subcontractors, identification, *SB 78.

Purchasing, bids, 5% out-of-state differential repealed, *HB 404, *Sub HB 403.

Purchasing, domestic materials, labor, 5% differential, preferential provisions, HB

Purchasing, procedures modified, advisory committee, duties, *HB 517.

Retirement program, budget, cost itemized, HB 111:

^{*}Asterisks indicate bills passed by both House and Senate.

State Government-Continued:

Revenue department, established, tax commission duties transferred, *HB 576.

Seal, Washington state, official, description, *HB 860.

Stadium commission established, *SB 505.

State and community affairs agency, created, HB 594.

State building authority created, SB 371, *SJR 17.

State building financing authority abolished, *SB 371.

State fisheries commission created, powers, duties, HB 530.

State flag, armed forces units, free distribution, HB 458.

State library service contracts authorized, *HB 71.

State plumbing division, labor and industries department, created, SB 406.

State student financial aid commission created, HB 190, SB 475.

Supplemental appropriation bill, 1967-69 biennium, *HB 186, *HB 208.

Sweepstake lotteries, HB 18.

Tax appeals board created, *HB 576.

Taxing authority, interstate businesses, federal deferral petitioned, *SJM 5.

Taxing district study commission established, HB 268.

Title only bill, HB 885.

Toll bridge authority, abolished, duties transferred, HB 333, SB 554.

Toll bridge authority, highway commission transfer, SB 147.

Tort liability, immunity removed, *HB 97.

Trade fairs, state participation authorized, SB 170, *HB 360.

Transportation agency created, membership duties, SB 574.

Transportation commission created, membership, duties, SB 575.

Transportation department created, membership, powers, duties, HB 333, SB 554.

Undistributed receipts fund created, *HB 30.

Washington public employees' retirement system, name change, amendments, *SB 96.

Washington state safety council abolished, duties transferred, SB 108, HB 269.

Washington traffic safety commission established, SB 108, HB 269.

Water masters, state supervision, compensation, HB 68, *HB 307.

Water resources department created, *SB 143.

Workmen's compensation department created, HB 542.

Workmen's compensation law, RCW Title 51, enacted, HB 542.

Zoning, regulation, private property, state, municipal control prohibited, SB 465.

State Library: (see "Libraries")

State Patrol:

Crime information center established, rules, regulations, *HB 638, SB 470.

Motor vehicles, annual inspection, jurisdiction, HB 814.

Motor vehicles, inspection, testing, authorized, *SB 11, HB 226.

Property, Seattle, sale, lease, exchange authorized, *SB 241.

Retirement benefits, escalator provisions, HB 747.

State employees, traffic violation observations, radio reports to patrol authorized, HB 800

State Personnel Board:

Highway personnel, state civil service incorporation, jurisdiction, HB 906. Highway personnel board abolished, duties transferred, HB 333.

State Securities Act:

Registration, exemption denial, revocation provisions, *HB 93.

Securities sales, fraudulent, civil action commencement, time extended, *HB 93.

State Treasurer:

Collateral, uniform bond deposit provisions, *SB 89.

Copyright works, filing requirement removed, *HB 32.

Expense payment, state investments, indebtedness servicing, *HB 28.

Firemen's pension funds, payment date advanced, *HB 26.

Judges' retirement fund, status report date changed, *HB 29.

^{*} Asterisks indicate bills passed by both House and Senate.

State Treasurer-Continued:

O.A.S.I. funds, state employees contributions, money enumerated, *HB 31. State funds, investment, U.S. government agencies permitted, *HB 27.

Undistributed receipts fund created, provisions, *HB 30.

Statute Law Committee:

Appropriation, *SB 198, *HB 208.

Members appointedp. 2288

Membership, legislative council member requirement deleted, *HB 965.

Steamships:

Companies, charterers, foreign, service of summons, *HB 215.

Steilacoom:

School district, western state hospital property transfer, *SB 631.

Stevens County:

National guard armory, road easement granted, *HB 82.

Stocks (see also "Securities")

Savings and loan association, par value minimum, established, HB 755.

Streets:

Bicycles, highway, street use, regulation, HB 961.

Cities, towns, vacated, abutting owners purchase provisions, *SB 419.

Cities, towns, vacating ordinances, county recording provisions, *SB 104.

Lighting distribution systems, PUD operation, maintenance authorized, HB 569, SB 348.

Motor vehicle parking, crosswalk approaches, within 20 feet prohibited, SB 367. Telephone companies, use, title only, SB 391, HB 668.

Students: (see also "Colleges and Universities" also "Schools")

College, income tax, support deduction petitioned, SJM 12.

College, living, travel expenses, state support, SB 625.

Industrial insurance beneficiaries, to 21 years, payments authorized, HB 670, HB 477. Kindergartens, minimum age raised, SB 394.

Loans, financial institutions authorization, federal insurance provisions, SB 484.

Loans, scholarship program, feasibility study, *HCR 32.

Motor vehicle operators, instruction permits, school year, HB 474.

Psychological testing, parental permission required, HB 715.

Psychological testing, requirement, prohibited, SB 301.

Psychotherapeutic techniques, use with students under 18, licenses, SB 302, HB 736.

School buses, emergency exit instructions, semi-annually, HB 665.

School, walkways, construction authorized, *HB 451.

School attendance, compulsory age increased, HB 214.

State student financial aid commission, created, scholarship awards, HB 190, SB 475.

Subpoenas:

Public assistance department, power extended, enforcement provisions, HB 167.

Subsistence:

Apprenticeship council, per diem increase, *HB 57.

Canal commission members, per diem, expense provisions, *HB 444.

Health board members, per diem provisions, HB 178.

Legislators, expenses, appropriation, extraordinary session, *HB 982.

Legislators, expenses, appropriation, extraordinary session, title only bill, SB 652, SB 653.

Legislators, per diem established, appropriation, SB 25.

Legislators, subsistence, per diem rate established, HB 321.

State agencies, legislative council study, HCR 29.

State electrical advisory board, per diem, increase, HB 51.

State employees, subsistence, per diem minimum established, HB 664.

^{*}Asterisks indicate bills passed by both House and Senate.

Sumas:

Highway, secondary No. 1B to junction SR No. 11, reconstruction, appropriation, HB 570.

Summons:

Statute of limitation, summons service, toll commencement provisions, SB 208. Steamship companies, charterers, foreign, service provisions, *HB 215.

Sumner:

Highway, primary No. 5 to Puyallup, widened, appropriation, SB 277.

Sunday:

Liquor sales, local option election, HB 47.

Liquor sales, prohibited, HB 661.

Sunnvside:

Highway, primary No. 3 northeasterly to secondary highway No. 11A, study, HB 313.

Superintendent of Public Instruction:

Appointed position, HJR 21, SJR 16.

Biennial report, public availability, HB 415.

Children, culturally disadvantaged, state fund allocation, HB 683.

Duties, powers, legislative jurisdiction, SJR 28.

Education board, chief executive officer, duties, HB 392, SB 308, *Sub SB 308.

School buses, district safety instruction, study, *HCR 45.

School insurance division established, HB 257, SB 257.

School noncertified employees salary increases, appropriation, SB 1, *HB 186.

School noncertified employees salary increases, appropriation clarification, *SCR 16. School noncertified employees salary increase, appropriation, use mandatory, *SB

Superior Court: (see also "Courts")

Adoption, foster parents, petitions, HB 326.

Civil actions, certain, transfer from justice court, SB 57, *SB 464.

Criminal court records, subsequent good behavior, expunging provisions, HB 338.

Fees, filing, civil actions, increased, HB 164.

Garnishment writs, contents, forms, requirements, amended, SB 19, *Sub SB 19.

Inquests, judicial, powers, procedures, HB 147.

Judges, King county, number increased, HB 698, SB 131, *HB 261.

Judges, Kitsap county, number increased, HB 21, *HB 261, SB 131.

Judges, Pierce county, number increased, *HB 261, HB 698, SB 131.

Judges, pro tempore, salary increase, *SB 200, HB 507.

Judges, salaries increased, *HB 38.

Judges, Snohomish county, additional, SB 151, HB 342, HB 456, SB 131, *HB 261.

Judicial districts, single judge, elimination, SB 217.

Justice court, criminal proceedings, appeal provisions, SB 83, HB 204.

Murder, guilty plea, punishment authority, counsel representation provisions, HB 563, SB 539.

Probate, estate sales, higher bid, deposit provisions, *SB 325 P. V., *HB 138.

Records, format changes, *HB 244, SB 326.

Reporters, salary increase, *SB 75.

State agencies, rulings, judicial review, venue provisions, *SB 480, HB 841.

Thurston county, court reporters, additional allowed, HB 959, SB 131, SB 649.

Supersonic Transport:

Program advancement petitioned, *SJM 2.

Supreme Court:

Fees, certain, increased, SB 203, HB 585.

Judges, eligibility qualifications, SJR 27.

Judges, limited jurisdiction courts, conferences, study committees authorized, SB 207.

^{*}Asterisks indicate bills passed by both House and Senate.

Sutherland, Joan:

Seattle opera association, congratulations, *HR 67-80.

Sweepstakes:

State operated, HB 18.

Tacoma:

Armory, sale, lease, exchange authorized, *HB 132 P. V., SB 267. Freeway completion, Seattle, Everett, bonds, appropriation, HB 815, *SB 545.

Highway, primary No. 1, south 72nd street interchange, additional ramps, HB 693.

Taft-Hartley Act:

Section 14-b, repeal petitioned, HJM 6.

Tax Commission:

Abolished, powers, duties transferred, revenue department, *HB 576.

Chairman, multistate tax commission member, *SB 247.

County assessors, office procedures, study, appropriation, SB 299.

Excise tax, collection date changed, HB 587.

Property, personal, inventory accounts, audit schedule established, SB 279.

Property, personal, unclaimed, reports, delivery procedures, HB 509.

Taxes:

Air pollution, regional authorities, provisions, SB 46, *Sub SB 46 P. V.

Air pollution control facilities, exemptions, credits, SB 39, *HB 946.

Aircraft fuel, imposed, *HB 4.

Appeals board created, *HB 576.

Boats, pleasure, personal property tax, provision, SB 268.

Bribery, property tax assessing, study, *HCR 36.

B & O. assessment, surtax provisions clarified, *SB 255 P. V.

B & O, credits, manufacturing plants, major factory improvements, *SB 254.

B & O, exports, commodities, certain, exempt, *SB 255 P. V.

B & O, natural gas distribution, increase, HB 544, SB 506.

B & O, natural gas distribution, county authorized, SB 506.

B & O, poultry hatcheries exempt, HB 59, HB 259, *SB 255 P. V.

B & O, public utilities, increased, *SB 255 P. V.

B & O, radio, television broadcasting, included, *SB 255 P. V.

B & O, real estate contract, mortgage note interest, exempt, SB 540.

B & O, sewage treatment payment, other municipal corporations, deduction, HB 549.

B & O, split pea manufacturers, processors, included, HB 558, HB 259, *SB 255 P. V.

B & O, wholesale meat processors, slaughterers, imposed, HB 274, HB 259.

Cigarettes, veterans bonus bond payment, HB 7, HB 300, SB 620.

City electric, county sales facilities, contribution contracts permitted, *HB 626.

Community college districts, capital construction, levy authorized, SB 490.

Community mental retardation services, state millage, reallocation, SB 637.

Constitutional limitations, certain, removed, HJR 23.

Counties, 4th through 9th class, millage limit established, HB 501.

Excess levies, revenue bonds, 40% vote requirement removed, SJR 20.

Excess levies, revenue bond, 40% vote requirement removed, 40/60% majority provisions, *SJR 17.

Excess levies, revenue bonds, simple majority approval provisions, SJR 1.

Excise, aircraft, revisions, *HB 3, *SB 255 P. V.

Excise, aircraft fuel, imposed, *HB 4.

Excise, aircraft licenses, unlisted payment schedule, auditor's appraisal, SB 158.

Excise, city operated off-street parking facilities, payment provisions, SB 558, SB 471, *SB 261.

Excise, collection date changed, HB 587.

Excise, house trailers, cities, counties, school districts, allocation, HB 253, *SB 255 P.V.

Excise, mobile homes, trailers, imposed, HB 519, SB 570, *SB 255 P. V.

Excise, motor vehicle refunds, filing time extended, *SB 285.

^{*} Asterisks indicate bills passed by both House and Senate.

Taxes-Continued:

Excise, motor vehicle licenses, unlisted payment schedule, auditor's appraisal, SB 158.

Excise, motor vehicles, nonresident military personnel, exempt, *SB 285.

Excise, real estate sales, levy problems, legislative budget committee study, *HR 67-87.

Excise, real estate sales, permanent school district allocation, SB 236, HB 440, HB 521, SB 401, *SB 255 P. V.

Excise, real estate sales, single family trade-ins, double taxation, elimination, SB 401.

Excise, real estate sales, trade-ins, double taxation, elimination, HB 840, SB 401, *SB 255 P. V.

Excise, real estate sales, timberland, 50 year leases, options, inclusion, HB 440.

Excise, real estate sales, wholly owned transferer's corporation, transfer exempt, HB 750.

Excise, record examination, out of state, payment provision deleted, HB 211.

Excise, residents, cities, towns, imposed, HB 932.

Excise, special, class AA counties, lodgings, provisions, *SB 505.

Fire protection districts, special levies authorized, SB 28.

Fuel, aircraft, imposed, *HB 4.

Gift, two-gift treatment, separate property, provisions, SB 305.

Governor's tax package, HJR 29, Sub HJR 29.

Income, campaign contribution, deduction petitioned, SJM 1, HJM 4.

Income, federal, college student support deduction petitioned, SJM 12.

Income, federal, corporations, secondary school contributions, deduction, SJM 14.

Income, federal, deaf, handicapped, double exemption petitioned, HJM 13.

Income, federal, state partial retention, without federal control, HJM 7, SJM 4, HJM 12.

Income, federal personal exemption increase petitioned, *SJM 9.

Income, municipal corporations, uniform rate, HJR 29.

Income, state, graduated net, HB 803.

Income, state, municipal corporations, graduated, nongraduated, SJR 29.

Income, state, net, single rate, provisions, HB 639, Sub HB 639.

Income, state, property tax valuation, millage, combination provisions, *SJR 31.

Income, state, uniform rate, HJR 29, Sub HJR 29.

Income, state municipal corporations, uniform rate, HJR 29.

Indians, tax law enforcement, state jurisdiction, SB 264.

Inheritance, computation, expiration date provisions, *SB 255 P. V.

Inheritance, delinquent, interest rate increase, HB 505.

Joint hearing, governor's revenue and taxation proposals, SCR 5.

Joint interim committee to rewrite tax structure, created, SB 116.

Library districts, excess levies, 40% vote, simple majority, *SJR 23.

Liquor imports, personal use, tax free, permitted, *HB 494.

Mental health, community retardation services, state millage, reallocation, SB 637.

Mineral rights, severed, assessment, taxation, SB 148.

Motor vehicle fuel, city, town allocation, matching requirement deleted, SB 437.

Motor vehicle fuel, county allocation formula, highway committee study, HB 391.

Motor vehicle fuel, exemptions, refunds, rebates, rules, general revisions, *SB 204.

Motor vehicle fuel, foreign government consular officers, exempt, HB 485.

Motor vehicle fuel, increase, allocation, SB 420, *HB 595, SB 477.

Motor vehicle fuel, urban transit systems, refunds, exemptions, *SB 90.

Motor vehicle licenses, temporary, nonresident armed forces members, certain exemption, SB 425, *Sub HB 345.

Motor vehicles, city, town resident use, privilege tax imposed, HB 933.

Multistate compact, enacted, *SB 247.

Open space land, current usage assessment, HB 121, *HJR 1, Sub HB 121.

Payments, U.S. mail postmarks, deemed filing date, *HB 612 P. V.

Privilege, motor vehicles, city, town, resident use, imposed, HB 933.

Property, air rights, stadium, parking facilities, reduction provisions, *SB 503.

Property, assessed valuation, assessors, bribery study, HCR 36.

Property, assessed valuation, determination date changed, HB 942.

Property, assessed valuation, excess 25%, county levy reduction provisions, HB 977.

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Taxes-Continued:

Property, assessed valuation, 50%, 20 mill limit, SB 623, *HB 934 P. V.

Property, assessed valuation, 50%, 20 mill limit, allocation changes, SB 647.

Property, assessed valuation, millage, income tax basis, combination provisions, SJR 31.

Property, assessed valuation, 100% true market value, legislative council study, *HR 67-73.

Property, assessed valuation, true, tax roll testing required, SB 319.

Property, assessed valuation, 25%, HJR 2, HJR 12, SJR 13, SJR 32.

Property, assessed valuation, 25%, 50 mill limit, HJR 29, Sub HJR 29.

Property, assessed valuation, 25%, statutory maximum millage levy, HB 618.

Property, certain public, exemption deleted, HB 666, HJR 33.

Property, cities, towns, maximum authorized millage levy permitted, HB 545.

Property, cities, towns, prepayment permitted, *HB 913, SB 615.

Property, common school matching fund formula, statewide average assessment, HB 581.

Property, counties, prepayment permitted, *HB 920, SB 614.

Property, exemptions, legislative council study, *HCR 18.

Property, homes for aged, academic institutions, certain, exemption deleted, HB 666.

Property, levies, specific dollar rate limitation provisions, SB 617.

Property, levies, \$10 per \$1,000 true value, SJR 29.

Property, levies, total dollar amount limitation, provisions, *HB 934 P. V.

Property, merchandise, in transit, exemption provisions, Sub SB 4, *SB 255 P. V.

Property, natural phenomena, animal, plant preservation, exempt, HB 758, SB 522, *SB 255 P. V.

Property, personal, head of household exemption repealed, SB 66.

Property, personal, certain, monthly inventory, average basis, provisions, Sub SB 4, *SB 255 P. V.

Property, personal, county assessments, state audit provisions, Sub SB 4, *SB 255 P. V.

Property, personal, inventory, legislative council study, *HR 67-70.

Property, personal, inventory account, tax commission audit schedule established, SB 279.

Property, personal, list falsification, penalties, SB 4, Sub SB 4, *SB 255 P. V.

Property, personal, repossessions, payment provisions, HB 436, *SB 255 P. V.

Property, plywood panels, processing, export, exempt, SB 115, *SB 255 P. V.

Property, public, private purchase, immediate tax roll inclusion provision, HB 811.

Property, real, acquisition, original cost, filing provisions, Sub SB 4, *SB 255 P. V.

Property, real, assessment increases, changes, notice required, HB 452, *HB 934 P. V.

Property, real, counties, taxable value basis, *SB 270.

Property, real, exemptions, aged head of household, certain occupants permitted, HB 916.

Property, real, exemptions, aged head of household, increased, HB 233, HB 510.

Property, real, exemptions, aged head of household, ownership, occupancy time, HB 921.

Property, real, exemptions, aged head of household, retirement restriction removed, HB 218, SB 114.

Property, real, exemptions, male head of household, disability retirement provisions, *SB 468.

Property, real, payment, four installments, authorized, HB 974.

Property, real, personal, foreign government residences, exempt, HB 484, *SB 255 P. V.

Property, real, public assistance recipients, elderly, need determination, exemption disregarded, SB 238, HB 660.

Property, real, renewal projects, property value increases, tax allocation, SJR 25.

Property, real, school districts, taxable value basis, HB 280, SB 514.

Property, revenue bill, introduction authorized, SCR 17.

Property, school district revenue, equalization fund, HB 643.

Property, state, local, uniform state valuation, authorized, HJR 6.

Property, state eminent domain, immediate possession order, exemption, HB 354.

Property, state levy, school support, HB 812, HB 940.

^{*}Asterisks indicate bills passed by both House and Senate.

Taxes-Continued:

Property, state levy, school support, distribution formula, HB 813, HB 939, HB 944, *HB 978.

Property, state levy, school support, "2-mill shift", HB 945, *HB 979.

Public improvements, financing, property value increases, tax allocation, HJR 30.

Public lands, state, income producing, county in lieu payment provisions, SB 173.

Revenue department, established, tax commission duties transferred, *HB 576.

Sales, amateur baseball, concessions, benevolent purposes, exempt, SB 183, HB 346.

Sales, cities, towns, 8% allocation, SB 458.

Sales, cities, towns, allocation, distribution formula, SB 616.

Sales, coin operated laundry, dry cleaning facilities, exempt, HB 958, HB 259, *SB 255 P. V.

Sales, exemption permits, Canadian, out-of-state residents, HB 495.

Sales, food, drugs exempted, aged persons, HB 877.

Sales, food, drugs exempted, income tax enactment, HB 803.

Sales, fruit chemical preservative sprays, exempt, HB 259, *SB 255 P. V.

*Asterisks indicate bills passed by both House and Senate.

Sales, Indians, reservations, tax imposed, SB 265.

Sales, personal property, nonresident out-of-state use, date extended, *SB 101, HB 324.

Sales, pollen, exempt, HB 634, HB 259, *SB 255 P. V.

Sales, recreation activity charges, certain, minors exempt, HB 616.

Sales, retail, credit losses, excluded, HB 161.

Sales, retail, increased, 4.5%, HB 205, *SB 255 P. V.

Sales, use, city, town, 5% allocation, HB 806.

Sales, use, county-wide, imposition authorized, HB 931.

Sales, use, 4.6%, increase, school district allocation provisions, HB 954.

Sales, use, 5%, increase, school district allocation provisions, SB 647.

Sales, wearing apparel, used samples, exemption, HB 237, HB 259, *SB 255 P. V.

School districts, amount limitation, 14 mill, 25% valuation, *HB 934 P. V.

School districts, bonds, levies, 40% vote requirement removed, HJR 3, SJR 3.

School districts, excess levies, 40% vote, simple majority, *SJR 23.

School districts, excess levies, two year periods, HJR 4, SJR 2. School districts, 40 mill limit provisions, exempt, HJR 41.

Schools, support, state property levy, distribution formula, HB 813, HB 939.

Schools, support, state property levy, provisions, HB 812, HB 940.

Small claim recoveries, allowable amount increased, SB 150.

State taxing authority, interstate businesses, federal deferral petitioned, *SJM 5.

Strip mining, operations, taxation, land reconditioning provisions, HB 981.

Superior court, additional court reporters allowed, HB 959.

Surety bond, amounts increased, SB 81.

Tax appeals board created, *HB 576.

Tax roll, property, true assessed value testing, requirement, SB 319.

Taxing districts, indebtedness limitations, calculation provisions, SB 650.

Taxing districts, study, legislative council, HCR 19.

Taxing districts, study commission established, HB 268.

Timber, local processing, title only bill, SB 576.

Timberlands, valuation, tax assessment, criteria, listing, special provision repealed, HB 873.

Title only bill, SB 600, SB 601, HB 956, HB 957.

Tobacco, title only bill, HB 898.

Transportation systems, public, cities, 2nd, 3rd class, tax subsidies, authorized, HB 953.

Urban renewal, rapid transit projects, property value increases, allocation, HJR 30. Use, motor vehicles, community college driver programs, exempt, *SB 255 P. V.

Use fuel, highway use sales, distribution, valid license requirement, *HB 352.

Use fuel, taxis, 75% refund provisions, HB 663.

Use fuel, urban transit systems, exempt, *SB 90.

Water pollution control facilities, installation, credit, HB 245, *HB 946, SB 629.

Wine, nondomestic, importer, wholesaler licensing, tax provisions, Sub HB 635.

^{*}Asterisks indicate bills passed by both House and Senate.

Teachers:

Contracts, joint committee on education study, report, *HR 67-31.

Contracts, nonrenewal, discharge, appeals, provisions, HB 349.

Employment termination, salary payment provisions, HB 362.

Professional practice commission established, HB 323.

Retirement system, actual service credit years basis, HB 422, *SB 256.

Retirement system, certain state employees, state system transfer, HB 644.

Retirement system, O.A.S.I. benefit inequities, rectification, HB 372.

Retirement system, reports, service credits, membership, disability, beneficiary, *HB 350.

Retirement system, unused sick leave credit, HB 538.

Salaries, leave deductions, amount limited, HB 273.

School, certificated, specific duties outlined, provisions, HB 589.

School, over 180 days work, payment provisions, HB 779.

School, 3 year probationary period authorized, HB 473.

School districts, written leave policies, adoption, *SB 135.

State history, examination requirement deleted, *HB 671.

Teaching instructors, actual classroom instruction experience, requirement, SB 356.

Telephone—Telegraph:

Facilities, poles, underground conversion authorized, HB 574, SB 476, *HB 751, HB 752, *SB 486.

Highway, street, road, use, title only, SB 391, HB 668.

Obscene, harassing calls, crime, *SB 77.

Private communications, interception, recording, divulging prohibited, HB 262, *SB 507.

Service companies, rates, charges, associations, complaint provisions, SB 312.

Solicitation, commercial, licensing, regulation, SB 12.

Telephones, colored, extra charge prohibited, HB 428.

Television cable companies, unfranchised, line lease regulation, SB 573.

Television systems, community antenna, telephone company acquisition prohibited, HB 430.

Teletypewriter Communications Network:

Arrest, warrants, issuance, authorized, *SB 163.

Television and Radio:

Broadcasting, B & O tax included, *SB 255 P. V.

Community antenna systems, regulation, HB 780.

Community antenna systems, telephone company acquisition prohibited, HB 430.

Electric, communication facilities, underground conversion, SB 476, HB 574, *HB 751, HB 752, *SB 486.

Television cable companies, unfranchised, line lease regulation, SB 573.

Temporary Advisory Council on Public Higher Education:

Established, membership, duties, *SCR 15.

Members appointedpp. 2287, 2315

Senior college concept, study, report, *HR 67-67.

State scholarships, student loans, study, *HCR 32.

Tenino:

Highway, secondary No. 1N, to Lewis county line, improvement, SB 393, HB 650.

Thomson, R. H.:

Expressway, University of Washington property, certain, sale authorized, *SB 250.

Thurston County:

Highway, primary No. 1, interchange, Marvin road, Thurston county, HB 631.

Highway, secondary No. 1N county line to Skookumchuck river bridge, SB 393, HB 650.

Southwestern Washington state college, establishment, SB 361, *HB 596.

State college, construction, bond issuance, HB 952.

Superior court, additional court reporters allowed, HB 959, SB 131, SB 649.

^{*}Asterisks indicate bills passed by both House and Senate.

Tidelands:

Cattle point, San Juan Islands, sale, lease restriction removed, *SB 462.

Erosion problems, Willapa Bay, legislative council study, *HCR 31.

Erosion victims, residence losses, public tideland leases authorized, HB 540.

Erosion victims, Tokeland area, federal aid petitioned, HJM 16.

Seattle, west, harbor line relocation, *HB 492.

State, accreted, building, zoning requirement, HB 453.

State, certain, areas reserved, public recreation use, HB 572, *Sub HB 572.

State, certain, conveyance to Fritz Gilbertsen, authorized, SB 635.

State, second class, Kitsap county transfer, park purposes, HB 690.

State, shorelands, 2nd class, sale, abutting upland owners, provisions changed, SB 288.

Tiger:

Highway, secondary No. 6A to Idaho border, feasibility study, SB 368, SB 496.

Timber:

Common school fund, sale proceeds excluded, HB 361, *SB 376.

Forests, sustained yield, natural resources department management, jurisdiction, HB 397.

Lands, 50 year lease, options, real estate sales tax, inclusion, HB 440, SB 401.

Lands, valuation, tax assessment, criteria, listing, special provision repealed, HB 873.

Lands, valuation, tax assessment, current usage basis, study, HCR 43.

Public lands, rules, sale provisions, HB 421.

State lands, certain, condemnation exempt, HB 409.

Taxes, local processing, title only bill, *SB 576.

Title Insurance:

Agents, escrow registration exemption, *SB 55.

Title Only Bills:

Attorneys' fees, HB 900.

Bail, SB 591.

Business, licensing, HB 707, HB 708.

Business, professions, SB 603.

Children, handicapped, retarded, SB 602.

Cities, towns, SB 599.

Cities, towns, counties, SB 606, SB 607.

Cities, towns, fund distribution, SB 586.

Cities, towns, trade promotion, SB 547, HB 870.

Commerce and economic development, HB 705, HB 706.

Community college districts created, HB 106.

Community colleges, SB 501, SB 502, *HB 716, HB 717, SB 608, SB 609.

Constitutional convention, HJR 37.

Constitutional revision commission, HB 867.

Counties, SB 596.

County hospitals, HB 897.

Credit reports, HB 896.

Crime commission, SB 590.

Dog racing, HB 714.

Education, HB 695, HB 699, HB 700, HB 703, SB 592, SB 593, SB 604, SB 610, HB 864, HB 884.

Eminent domain, HJR 36.

Employment, HB 905.

Employment agencies, HB 852.

Higher education, HB 854, SB 589.

Highway, primary, eastern Washington, SB 498.

Highway act of 1967, HB 657, HB 658, HB 721.

Highway appropriations, reappropriations, HB 713.

Highways, SB 605, HB 907.

Highways, bridges, HB 720.

^{*}Asterisks indicate bills passed by both House and Senate.

Title Bills Only-Continued:

Highways, bridges, toll facilities, HB 719, HB 722.

Highways, eminent domain, prejudgment acquisition, HB 697.

Highways, secondary, No. 1I and 1J, SB 587.

Hospitals, charges, rates, SB 597.

Hospitals, county, joint county-city, *HB 762.

Industrial insurance, HB 763, HB 764, HB 767.

Industrial safety, HB 807.

Insurance, HB 856, SB 585, HB 911.

Insurance premium finance companies, licensing, regulation, SB 565.

Kidney centers, HB 901.

Landlord and tenant, HB 838.

Legislative facilities and operations commission, SB 613.

Legislature, expenses, members' subsistence, extraordinary session, SB 652, SB 653.

Liquor, HB 709, HB 710.

Mass transportation, HB 915.

Mentally ill, physically deficient, HB 871.

Metropolitan government, HB 761.

Misdemeanor defendant, study, HB 889.

Natural resources, HB 925.

Property, real, erosion victims, HB 822.

Public assistance, HB 765, HB 766, HB 768, HB 842, HB 843, HB 846.

Public institutions, HB 845, HB 847, HB 848.

Public lands sales, HB 903.

Public utilities, SB 595.

Public utility districts, HB 878, HB 879, HB 880.

Real estate salesmen, brokers, HB 909.

Schools, common school act of 1967, SB 611.

Schools, exceptional children aid, HB 924.

Sewer districts, annexation, SB 584.

State college, HB 783, HB 784, HB 883, HB 891, SB 588, SB 594, SB 598.

State government, HB 885.

State timber, local processing, taxes, SB 576.

Taxes, SB 600, SB 601, HB 956, HB 957.

Telephone companies, highway, street, road use, SB 391, HB 668.

Tobacco taxes, HB 898.

Topography, HB 899.

Transportation, HB 718, HB 726.

Tuberculosis patients' transfer, HB 882.

Unemployment compensation, HB 745, HB 746, HB 827, HB 828, HB 829.

Vocational education act of 1967, SB 612.

Water resources, HB 927.

Tobacco:

Cigarette tax, veterans' bonus bonds payment, HB 7, HB 300, SB 620.

Taxes, title only bill, HB 898.

Toll Bridge Authority: (see also "Bridges")

Abolished, duties transferred, HB 333, SB 554.

Appropriations, commission operations, capital improvements, 1967-68 fiscal year, SB 640.

Appropriations, omnibus, 1967-69 biennium, *Sub HB 722 P. V.

Appropriations, operations, capital improvements, 1967-69 biennium, SB 626, *Sub HB 713.

Cross sound transportation system, appropriation, HB 279, HB 727, SB 463, HB 738.

Fletcher Bay bridge construction, appropriation, HB 808.

Highway commission, toll bridge authority, duties transferred, SB 147.

Title only bill, HB 719, HB 722.

Topography:

Title only bill, HB 899.

^{*}Asterisks indicate bills passed by both House and Senate.

Torts:

Acts, certain, committed out of state, jurisdiction, SB 58. Cities and towns, claim notice, filing requirement repealed, SB 213. Minors, parental liability, damage amount increased, *SB 464, HB 788. State political subdivisions, immunity removed, *HB 97. Tortfeasors, joint, contributions, uniform act, SB 340.

Tourists:

Cities and towns, promotion expenditures authorized, HB 169. Counties, promotion expenditures authorized, HB 168. Information center, Clarkston authorized, HB 364.

Towels:

Roller, cloth, public restroom use prohibited, HB 134.

Trade:

Deceptive practices, uniform act, SB 343.

Foreign, state benefits, acknowledgement, *HR 67-33.

Industrial development corporations, county formation authorized, Sub SB 547, Sub SB 596.

Industrial development corporations, municipal bond financing, study, SCR 27.

Public utilities, unfair trade practices act exemption deleted, SB 331.

Secrets, sabotage, felony, HB 196.

Unfair practices act, legislative council study, *HR 67-83.

Trade Centers:

Port districts, authorized, HB 137, *Sub HB 137.

Trade Fairs:

State participation authorized, HB 170, *Sub HB 170.

Trading Stamps:

Sale, issuance, prohibited, SB 433.

Traffic Control: (see also "Motor Vehicles")

Bicycles, highway, street use, regulation, HB 961.

Farm motor vehicles, "slow moving vehicle" emblems authorized, HB 556.

Ferry terminals, motor vehicle speed limit established, *SB 249.

Freeways, use, underpowered motor vehicles, prohibited, HB 910.

Highway devices, erection, maintenance, requirement, HB 251.

Highways, multiple lane, dividers, use classified, SB 253.

Motor vehicle accidents, police personal investigation, certain issuance permitted, HB 464.

Motor vehicle parking, crosswalk approaches, within 20 feet prohibited, SB 367.

Motor vehicles, annual inspection, requirements, HB 814, HB 919.

Motor vehicles, speed slower than normal, right lane use required, SB 274.

Motor vehicles, speed acceleration exhibitions, prohibited, HB 757.

Police emergency vehicles, audible signals, provisions, HB 441.

School buses, headlight use requirement, HB 789.

Traffic violations, state employees radio reports to state patrol authorized, HB 800.

Trucks, tractors, certain, wheel boxes required, HB 922.

Washington traffic safety commission, established, SB 108, HB 269.

Trailers: (see "House Trailers" also "Trucks and Tractors")

Transportation:

Agency, created, membership, duties, SB 574.

Air carriers, interstate, utilities and transportation commission regulation, SB 410.

Air commerce, intrastate, legislative council study, report, SCR 14.

Columbia river, lower navigation channel dredging, appropriation increase petitioned, SJM 25.

^{*}Asterisks indicate bills passed by both House and Senate.

2678 INDEX

Transportation-Continued:

Columbia river navigation, upper extension link, support petitioned, SJM 7, HJM 9. Commission created, membership, duties, SB 575, SB 554.

Cross sound transportation system, appropriation, HB 279, HB 727, SB 463, HB 738.

Department created, membership, duties, HB 333, SB 554.

Forest products, harvesting permits, transportation provisions, *SB 432, HB 674.

Freeways, expressways, state-wide plan, study authorized, HB 482.

Highway comprehensive transportation study, HB 359, Sub HB 359.

Hovercraft joint highway committee study, HB 289.

Intergovernmental cooperation, contracts, financing, HB 148, SB 185.

Mass problems, Puget Sound area, highway joint committee study, HCR 56.

Mass system, cities, counties, participation, SB 164, HB 623.

Mass system, Puget Sound area, highway joint committee study, HB 559.

Mass system, state transit authority created, SB 554.

Mass system, title only bill, HB 915.

Metropolitan, comprehensive plan, facilities, services, procedures, *SB 168.

Motor transport division, general administration department, created, HB 472.

Title only bill, HB 718, HB 726.

Transportation systems, industries, nonmetropolitan localities, impact study, SB 384.

Transportation systems, public, cities, 2nd, 3rd class, tax subsidies, authorized.

HB 953.

Transportation systems, public, operation, maintenance contracts authorized, HB 857. Urban transportation system, joint highway committee study, *SCR 26.

Trentwood:

Highway, secondary No. 2H to Idaho highway 53 termination junction, redesignated, HB 398.

Trespassing:

Warning notice provision, SB 534.

Trucks and Tractors: (see also "Motor Vehicles")

Agricultural commodities, seasonal transportation, common carrier permit, exempt, HB 442.

Carriers, private, common defined, jurisdiction, *HB 420.

Commercial, interstate, single cab card program, registration provisions, *SB 294.

Commercial, joint highways committee, single cab card pilot program extended, SB 293.

Farm, "slow moving vehicle" emblems authorized, HB 556.

Freight carriers, identification decal or cab card requirement, *HB 642.

Gross weight fees, rate schedule revision, *HB 595, *SB 651.

Loads, overlegal, continuous operation, annual fee, provisions, HB 831.

Loads, overweight permits, fee schedule rates reduced, SB 494, *HB 96.

Operators, classified licenses, special examination required, *SB 355, HB 696.

Tow, operators, abandoned vehicles custody, contract provisions, HB 526.

Tow, operators, special licenses, examination, renewals, fees, HB 363.

Vehicle wreckers, license renewal provisions, *SB 286.

Weight, size, load violations, operator, owner liability, HB 684.

Wheel boxes required, HB 922.

Trusts:

Companies, service charge, regulation, SB 224, HB 531.

Deeds, foreclosure notices, surplus proceeds, sale discontinuance, provisions, *SB 259.

Funds, investment provision broadened, *SB 65.

Investments, small business investment companies, percentage increased, HB 50, HB 177.

Public charitable trusts, regulation, *SB 9.

Resource management cost account, income distribution, *HB 65.

Securities issued by fiduciary corporation, holding permitted, *HB 12.

^{*}Asterisks indicate bills passed by both House and Senate.

Tuberculosis:

Control, program funds, county levy decreased, *Sub HB 304 P. V.

Control, treatment facilities, transfers, *HB 476.

Hospitals, nontuberculosis pulmonary patients, admission, HB 749.

Patient transfer, title only bill, HB 882.

Public assistance recipients, grants extended, *HB 702.

Tuition and Fees:

Community colleges, military spouses, children, resident fees, HB 128.

Tunnels:

Naches pass, plan completion, construction, HB 795.

Turkeys:

Wild, hunting, tags required, *HB 43.

Unemployment Compensation: (see also "Employment Security")

Benefits, contributions, computations, eligibility, general provisions, SB 374.

Benefits, increases, disqualification, reinstatement, HB 316.

Benefits, refunds, disqualification, appeals, SB 162.

Community service affairs, part-time, authorized, HB 964.

Outside salesmen, educational courses, exempted, HB 550.

Skiing instructors, part-time, employment security provisions, exemption, SB 509, SB 162.

Title only bill, HB 745, HB 746, HB 827, HB 828, HB 829.

Unfair Trade Practices:

Dairy industries, statute enforcement, SCR 20.

Sales, below cost, intent to destroy competition, prohibited, HB 724.

Uniform Acts:

Contributions among joint tortfeasors act, SB 340.

Criminal extradition act, adopted, SB 321.

Deceptive trade practices act, SB 343.

Gifts to minors, revisions, *SB 338.

Foreign deposition act, provisions, HB 445.

Land sales practices act, SB 345.

Mandatory disposition of detainers act, SB 335.

Post conviction act, SB 344.

Rendition of prisoners as witnesses in criminal proceedings act, SB 336.

Status of convicted persons act, SB 337.

Uniform Commercial Code:

Checks, dishonored, interest, collection costs, attorneys' fees, *HB 224.

Security interest, property trust deeds, mortgages, certain public utilities, filing, HB 551, SB 450, *Sub SB 42.

Security interest, resalable merchandise, agreement filing required, HB 584.

Transactions, unauthorized signatures, bulk transfer firms, form fees, SB 42, *Sub SB 42.

Unions: (see also "Labor")

Credit, bank classification, HB 95.

Credit, law, general changes, HB 94, *HB 6.

Credit, loan committee approval requirements changed, SB 297.

Federal employees, union representation, recognition petitioned, SJM 17.

Labor, collective bargaining, public employees, organization, *HB 483 P. V., HB 604.

Labor, firemen, collective bargaining, union representation authorized, SB 218.

Labor, health care activity employees, collective bargaining, HB 774, SB 559.

Labor, port district employees, collective bargaining provisions, *SB 34.

School employees, noncertified, organization authorized, HB 564.

^{*}Asterisks indicate bills passed by both House and Senate.

2680 INDEX

United States Mail: (see "Mail")

University of Washington:

Alcoholism treatment research, liquor fee allocation, HB 288.

Liquor sales, vicinity, restriction removed, *SB 138.

Pool and billiard, for hire games, prohibition deleted, *SB 41.

Property, real, certain, Thomson expressway, sale authorized, *SB 250.

Safety research training council established, HB 818.

Urban Renewal:

Municipal property disposal, without competitive bids permitted, SB 307.

Planning agencies, regional, governmental conferences, study, *SCR 21.

Public improvements, financing property value increases, tax allocation, HJR 30.

Projects, voter approval provisions, SB 422, HB 967.

Property value increases, tax allocation, HJR 30.

Urban Transportation Systems: (see also "Transportation")

Highways, joint rights of way, cooperative agreements authorized, *SB 390.

Joint highway committee study, *SCR 26.

Motor vehicle fuel tax, refunds, exemptions, *SB 90.

Municipal, operation, maintenance contracts authorized, HB 857.

Property value increases, tax allocation, HJR 30.

Usury: (see "Interest and Usury")

Utilities: (see "Public Utilities")

Utilities and Transportation Commission:

Air carriers, intrastate, regulation, SB 410.

Air commerce, intrastate, legislative council study, report, SCR 14.

Carriers, private, common defined, jurisdiction, HB 421.

Community antenna systems, regulation, HB 780.

Federal proceedings, participation authorized, *HB 52.

Public service commission, consumer protection act coverage, inclusion, SB 438.

Public service companies, dividend payments, commission authority required, *SB 234.

Public service companies, political contributions, retainers, activities, report, SB 358. Public service companies, rates, charges, associations, complaint provisions, SB 312.

Public utility districts, regulation, HB 543.

Trucks, overweight load permits, fee schedule rates reduced, SB 494, *HB 96.

Trucks, tractors, loads, overlegal, continuous operation, annual fee provisions, HB 831.

Vacations:

School district employees, noncertificated, paid vacations established, SB 263.

State employees, maximum accrual time increased, HB 571.

State employees, vacations, additional leave days, schedule revised, HB 571.

Valley:

Highway, secondary No. 3U to Chewelah, established, SB 227.

Highway, secondary No. 3U to junction primary highway No. 3, established, HB 577.

Vegetables:

Peas, green, quality standards, grading equipment study, *HB 677.

Peas, split, manufacturers, processors, B & O tax inclusion, HB 558, HB 259, *SB 255 P. V.

Storage, controlled atmosphere, restriction changes, *HB 236.

Venereal Diseases:

Blood tests, premarital, requirement, HB 728.

^{*}Asterisks indicate bills passed by both House and Senate.

Venue:

Civil actions, certain, plaintiffs option, SB 54, SB 20.

Municipal courts, change, prejudice affidavit filing, *SB 328 P. V.

State agencies, rulings, judicial review, venue provisions, *SB 480, HB 841.

INDEX

Veterans:

Bonus, bond issue authorized, HB 7, HB 300, SB 620.

Campaign participants, ribbon awards, benefits extended, SB 165.

Home, members, ration, clothing allowance increased, HB 560, *SB 333.

Indigent, families, county aid, provisions, HB 481.

Organizations, meeting places, annual rental allowance increased, HB 423.

Pensions, restoration petitioned, HJM 5, SJM 8.

Public assistance recipient, soldier, sailor indigent fund voucher, resource exempt, HB 865.

Re-employment rights, time limitation, HB 75.

Viet Nam, public employment, preference provisions, SB 515.

Widows, wives, certain, public employment, preference provisions, HB 949.

Veterinarians:

Medicine, general amendments, *HB 446.

Vice:

Offenders, habitual, imprisonment provisions, SB 572.

Viet Nam:

Veterans, bonus payment provisions, HB 7, HB 300, SB 620.

Veterans, public employment, preference provision, SB 515.

Vital Statistics:

Marriages, divorces, fetal deaths, registration, HB 119.

Registrar, marriage, divorce, amendments, separation records, registration, *SB 166.

Vocational Education: (see also "Rehabilitation")

Act of 1967, title only bill, SB 612.

Community college program established, HB 106, SB 300, HB 548, *Sub HB 548 P. V.

Corporations, contributions, income tax deduction petitioned, SJM 14.

Fire service training, state courses, *Sub HB 533.

School plant facilities, bond issue authorized, HB 590, *SB 375.

Vocational rehabilitation office established, powers, duties, HB 520, SB 409, *Sub 409.

Vocational schools, courses, state vocational board authority, HB 533, *Sub HB 533.

Workmen's compensation, vocational rehabilitation, payments continued, HB 63, SB 583.

Voters and Voting: (see also "Elections" also "Ballots")

Absentee service voter, defined, HB 514, *HB 516 P. V.

Absentee voters, certificates, number issued, public record provisions, HB 792.

Candidates, voters' pamphlet law, general revisions, SB 95.

Cities, towns, incorporation elections, voters' eligibility lists, provisions, SB 556.

Constitutional amendment proposals, ballot statements, understandable language requirement, HB 248.

Counties, class A, AA, auditor, registrar, entire county, HB, 189.

County auditors, voter registrar, entire county, deputies, voting list provisions, HB 367.

Elections, general, yearly, HB 654, HB 679, SB 553.

Elections, open primary, straight party voting, HB 213.

Elections, polls, open 8 A.M. to 9 P.M., HB 318.

Elections, voting machines, tally systems, use required, certain exceptions, HB 525. Employees, paid time off, provisions, HB 275.

Excess levies, revenue bonds, 40% vote requirement removed, SJR 20.

Excess levies, revenue bonds, 40% vote requirement removed, 40/60% provision, SJR 17.

^{*}Asterisks indicate bills passed by both House and Senate.

2682 INDEX

Voters and Voting-Continued:

Excess levies, revenue bonds, simple majority approval provisions, SJR 1.

Poll books, redesigned, use, even-numbered year elections, provisions, HB 744.

Precinct committeemen, notary publics, voter registration authorized, SB 440.

Precinct committeemen, registration authorized, HB 242.

Precincts, less than 100 voters, absentee ballots permitted, HB 489, *HB 516 P. V.

Precincts, size determination, voting method basis, *HB 516 P. V.

Precincts, voting, location, within one school district, HB 254.

Presidential elections, new residents, special ballot provisions, *HB 281, *HB 516 P. V.

Presidential preference primary election, national convention delegates, HB 748, *SB 369.

Registration, residency, time requirement changed, HJR 40.

Registration cards, electronic storage, retrieval system, SB 461.

School districts, excess levies, two year periods, HJR 4, SJR 2.

State committeemen, votes, county legislative district basis, HB 632.

Urban renewal projects, voter approval provisions, SB 422, HB 967.

Voters, registration files, purging, time period shortened, HB 776, *HB 516 P. V.

Voters, residence, registration, lists, absentee ballots, challenges, general provision changes, HB 797.

Voters, residence challenges, procedures, HB 617, *Sub HB 617 P. V.

Voting, counting, electronic systems authorized, SB 275, HB 475, HB 790, Sub HB 475, *HB 516 P. V.

Voting age, reduced to 18, HJR 14, SJR 15, HJR 26.

Voting hours changed, 7 A.M. to 7 P.M., HB 290.

Wages: (see "Salaries and Wages")

Wahkiakum County:

Tidelands, state, certain, conveyance to Fritz Gilbertsen, authorized, SB 635. Westport, Oregon, ferry, cost, reimbursement provisions, HB 646, SB 415.

Walker, Shannon:

State junior miss, compliments, *HCR 49.

Wallace Falls

State park, land acquisition, appropriation, HB 798.

Warehouses:

Fruit, vegetables, controlled atmosphere storage, restriction changes, HB 236. Storage, household goods, classification change, HB 741.

Warrants:

Arrests, issuance by teletype authorized, *SB 163.

Hospital districts, revenue bonds, warrants, issuance, payment provisions, SB 473.

Public, lost, destroyed, payment procedures, SB 446.

Search, felonies, issuance provisions, SB 84.

Search, seizure, new law, provisions, HB 834.

Washington Future Homemakers of America:

Achievements, commendation, *HR 67-23.

Washington Public Employees Retirement System:

Name change, general amendments, *SB 96.

Washington State Arts Commission:

Appropriation, *HB 208.

Membership, staff, project development, SB 97, *HB 202.

Washington State Research Council:

Appreciation, daily status report, *HB 67-100.

^{*}Asterisks indicate bills passed by both House and Senate.

Washington State Safety Council:

Abolished, duties transferred, SB 108, HB 269.

Washington State University:

Alcoholism treatment type research, liquor fee allocation, HB 288.

Electrical research experiment station, vicinity hydroelectric facility, *SB 167.

INDEX

Rabbits, diseases, production problems, study, appropriation, Sub HB 529.

Rabbits, diseases, study, appropriation, HB 529.

Whitman county, land exchange authorized, *SB 250, *SB 472.

Washington Veterans' Home:

Members, ration, clothing allowance increased, HB 560, *SB 333.

Waste Material:

Counties, collection, disposal system authorized, HB 284.

Water:

Dams, Cowlitz river, height restriction, HB 334, SB 316.

Diking, drainage, flood control districts, consolidation, contracts authorized, SB 74, *Sub SB 74, HB 826.

Distribution systems, PUD operation, maintenance authorized, HB 569, SB 348.

Districts, consolidation, procedure simplified, HB 277.

Districts, county establishment authorized, HB 139, *Sub HB 139.

Districts, facilities, service limits extended, *SB 119.

Districts, merger procedure simplified, HB 293, *Sub HB 293.

Districts, new, establishment, vicinity existing system, provisions, HB 462, Sub HB 462.

Districts, property leasing out, authorized, *HB 133.

Districts, representation, metropolitan municipal corporation council membership, SB 399.

Districts, sewer district mergers, multiple counties, permitted, HB 969.

Districts, sewer district mergers, permitted, HB 607, HB 729, SB 460.

Districts, sewer system operation, pollution control commission, health department, approval, HB 377.

Districts, water systems, irrigation districts acquisition, HB 309, *HB 36.

Districts, within city, town boundaries, property ownership provisions, SB 578.

Environmental affairs joint interim committee created, HCR 16.

Erosion problems, Willapa Bay, state study, *HCR 31.

Erosion victims, residence losses, public tideland leases authorized, HB 540.

Erosion victims, Tokeland area, federal aid petitioned, HJM 16.

Fidalgo Bay, harbor line change authorized, *HB 492.

Fisheries control, 12-mile limit extended, continental shelf concept, petitioned, *SJM 18.

Flood control, county-wide advisory, membership increased, HB 221, *HB 222 P. V. Flood control, projects, political subdivisions, state fund contributions, *HB 222, SB 517.

Flood control zone districts, financing, revenue bonds, HB 928, *HB 222 P. V.

Hydraulic projects, conditions, compliance failure, penalty, *HB 159.

Irrigation district secretaries, assessment collection responsibilities, *HB 369.

Irrigation districts land, new, director district addition procedures, *HB 188.

Littering, prohibited, *SB 106, HB 830.

Natural rivers conservancy commission, districts, established, HB 234, SB 195.

Natural rivers interim committee, created, HCR 38.

Outdoor recreational facilities, owner liability limitation, *HB 258.

Pollution, law, commission order violations, damage liability provisions, HB 895.

Pollution control commission, all air, water pollution control functions, HB 396, SB 314

Pollution control commission abolished, duties transferred, SB 179, HB 370.

Pollution control commission created, powers, duties, *HB 179.

Pollution control facilities, installation, tax credit provisions, HB 245, *HB 946, SB 629.

^{*}Asterisks indicate bills passed by both House and Senate.

Water-Continued:

Pollution control, sewerage systems, construction, state funds, SB 405, *Sub SB 405.

Port districts water utilities, users, adjacent areas, *SB 93.

Public, littering prohibited, HB 592.

Public, minimum flows, levels, regulation, *HB 140.

Resources, Banks High Land area, irrigation, survey, *HR 67-54.

Resources, title only bill, HB 927.

Resources department created, *SB 143.

Resources, power, state industries, priority, *HR 67-32.

Rights, beneficial use, registration, relinquishment provisions, *SB 175.

Seashore conservation area, established, SB 414, HB 691, Sub HB 691, *Sub SB 414.

Service companies, rates, charges, associations, complaint provisions, SB 312.

Ships, pilots, pilotage, Grays Harbor, Willapa Bay, regulation, *SB 82.

Shorelands, state, 2nd class, sale, abutting upland owners, provisions changed, SB 288.

'Soil, water conservation committee, membership changed, increased, *HB 225.

Soil, water conservation subdistricts, authorized, SB 140, Sub SB 140.

State, boat permits, marine recreational use, required, SB 485.

State, resources development plan, conservation department, SB 47.

State, waste discharge permits, requirements, violations, penalties, HB 908.

Stream gauging fund abolished, basic data fund created, HB 70, *HB 174.

Tidelands, state, certain, areas reserved, public recreation use, HB 572, *Sub HB 572. Tidelands, West Seattle, harbor line relocation, *HB 492.

Utility local improvement districts, created, *HB 116.

Water management, problems, legislative council study, *HCR 42.

Water master districts established, HB 68, *HB 307.

Water masters, state supervision, compensation, HB 68, *HB 307.

Waterfront property, building height specifications, SB 13.

Watersheds, Green river flood control construction project, state joint financing, HB 286, SB 516.

Well diggers, examinations, licenses, regulations, SB 243.

Weapons:

Concealed, license fee increased, HB 314.

Wearing Apparel:

Samples, used, retail sales tax, exemption, HB 237, HB 259, *SB 255 P. V. Veterans' home members, clothing, ration allowance increased, HB 560, *SB 333.

Weather:

Modification, airport operations, license, liability, exemptions, SB 230.

Weeds:

Intercounty control districts, formation, dissolution procedures, HB 524. Noxious, others, eradication, control, legislative council study, *HR 67-36.

Weights and Measures:

Fish buyers, balance scale required, HB 46.

Goods, raw material measurement, intentional inaccuracy, felony, *HB 74.

State sealer, agriculture director, standards, regulations, HB 144.

Weighmasters, licensed public, regulations, HB 143, Sub HB 143.

Wells:

Diggers, examinations, licenses, regulations, SB 243.

West Central Washington State College:

Snohomish county, established, SB 417, HB 712.

Western State Hospital:

Livestock, dairy herd, capacity restriction removed, *SB 64. Property, certain, Steilacoom school district transfer, SB 631.

^{*}Asterisks indicate bills passed by both House and Senate.

Western Washington State College:

Degrees, bachelor of science, authorized, *SB 86.

Degrees, bachelor of science, doctor of philosophy in education, authorized, SB 73. Western Washington state university, name change, SB 72, HB 801.

Westport, Oregon:

Bridge, Puget Island, feasibility study, appropriation, SB 222. Puget Island ferry system, highway commission acquisition, HB 461.

White Cane Law:

Provisions extended, HB 374.

White Pass:

Highway to Mt. St. Helens area, feasibility study, HB 655.

Whitman County:

Washington state university, land exchange authorized, *SB 250, *SB 472.

Postage stamp, commemorative, HJM 10.

Widows:

Industrial insurance pensions, benefits increased, HB 759.

Industrial insurance pensions, permanently totally disabled workmen, benefits increased, HB 606, SB 407, *HB 477, Veterans, wives, certain, public employment, preference provisions, HB 949.

Wilderness Areas:

North Cascades study commission, recommendations, implementation petitioned. SJM 16, Sub SJM 16, *SJM 21.

Willapa Bay:

Bridge, feasibility study, appropriation, HB 375. Erosion problems, legislative council study, *HCR 31. Erosion victims, Tokeland area, federal aid petitioned, HJM 16. Ships, pilots, pilotage, regulation, *SB 82.

Wills:

Administrator, nonintervention, appointment provisions, HB 772. Community property division, probate, revisions, *HB 138. Estate, small, personal property, summary settlement, HB 118, *Sub HB 118.

Filing, notice of execution, HB 19.

Proof, attesting witnesses, affidavit provisions, SB 235, *HB 138.

Recording, clerk filing provisions, *SB 325, *HB 138.

Wine: (see also "Liquor")

Industry, related matters, legislative council study, *HR 67-76.

Licenses, retailers, fee increased, alcoholism rehabilitation allocation, *SB 31.

Nondomestic, direct purchase, sale licenses authorized, HB 635.

Nondomestic, importer, wholesaler licensing, tax provisions, Sub HB 635.

Wire Tapping:

Private communications, interception, recording, divulging prohibited, HB 262, *SB 507.

Witnesses:

Attesting, proof of wills, affidavit provisions, SB 235, *HB 138.

Grand jury, counsel presence authorized, *SB 60.

Prisoners, rendition in criminal proceedings, uniform act, SB 336.

^{*}Asterisks indicate bills passed by both House and Senate.

Wolves:

Bounties, established, SB 493.

Women:

Correctional institution, creation provisions, *HB 150.

Correctional institution, site selection commission, *HB 150.

Jury duty, exemption provision repealed, *HB 405.

Married, personal injury actions, separate suit permitted, SB 17, HB 406.

Military, community college, resident fees, HB 128.

Work, over 8 hours, certain exceptions permitted, SB 459.

Veterans, wives, certain, public employment, preference provisions, HB 949.

Wood and Wood Products:

Plywood panels, processing, exports, property tax exempt, SB 115, *SB 255 P. V.

Woodland:

Highway, Secondary No. 1S, to Burke road interchange, extended, SB 322.

Highway, secondary No. 1T, to Ridgefield, feasibility study, SB 467.

Workmen's Compensation: (see also "Industrial Insurance")

Appeals, preliminary conference, court provisions, SB 242, HB 425.

Employees' injury claims, defective equipment, employer payment, HB 301.

Extrahazardous employment, certain categories included, SB 271.

Industrial insurance coverage, rating system, premium default, etc., general revisions, HB 477.

Industrial insurance, maximum weekly benefit amount increased, SB 481.

Law, RCW Title 51, enacted, HB 542.

Laws, legislative council study, *HR 67-71.

Liens, labor and industries department, third party recovery, amount provisions, SB 518, HB 930.

Permanent partial disability, pension awards, payments, charges, HB 893.

Rented equipment, operator crew members, industrial insurance coverage, HB 930, HB 477.

Retail clerks, certain establishments, industrial insurance coverage, SB 271.

Self-insurance, private insurance company coverage permitted, HB 542.

Temporary total disability, compensation schedule, HB 477.

Vocational rehabilitation period, payment continued, HB 63, SB 583.

Workmen's beneficiary payment provision, SB 373.

World Fair:

Century 21 exposition, dissolution provisions, *SCR 25.

Japan, 1970, state participation, commission established, study, SB 189, *HB 387.

Members appointed......pp. 2287, 2315

Wreckers and Wrecking Yards:

Junkyards, adjacent to highways, screening requirement, SB 579.

Yakima:

Armory, sale authorized, *HB 478 P. V.

Highway, to Yale, feasibility study, HB 640.

Yakima County:

Bumping lake enlargement, federal construction funds, petitioned, *SJM 15.

Vale:

Highway, to Yakima, feasibility study, HB 640.

Yelm:

Highway, secondary No. 11 via St. Clair to primary No. 1, HB 114.

^{*}Asterisks indicate bills passed by both House and Senate.

Zoning:

Cities, towns, real property sales, zoning certificate, buyer delivery requirement, HB 641.

Classifications, comprehensive plans, adoption, changes, compensation, HB 777.

Comprehensive plans, municipal planning commission, adoption, Sub HB 371, *SB 261.

Counties, dog control, licensing regulation, HB 247.

Flood control zone districts, financing, revenue bonds, HB 928, *HB 222 P. V.

Property, buildings, private, state, municipal regulation prohibited, SB 465.

San Juan Islands, industrialization prohibited, HB 594.

State tidelands, accreted building requirements, HB 453.

^{*}Asterisks indicate bills passed by both House and Senate.

