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bill was primarily directed. In addition, group policies veto ordinarily include handicapped persons and merely exclude the pre-existing conditions, and the premiums are little, if at all, higher. For these reasons I have determined to veto this item in section 6.

In section 7 the Commission is authorized to require a person filing a complaint of an alleged unfair labor practice based on a handicap to submit to medical or psychiatric examination before action on the complaint is taken. If needed, the Commission can adopt by rule and regulation procedures for examination of those filing complaints alleging an unfair labor practice based on a handicap. To suggest, as this provision would, that only the handicapped need be submitted to such examinations is unnecessary and inappropriate in his act.

With the exception of this one item in section 6 and section 7, I have approved the remainder of Substitute House Bill No. 445."

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## CHAPTER 215 [Substitute House Bill No. 498] SUPPLEMENTAL BUDGET

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AN ACT Adopting the supplemental budget; making appropriations and authorizing expenditures for miscellaneous purposes; and declaring an emergency.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

**IEW** <u>SECTION.</u> Section 1. The following sums, or so much thereof as shall severally be found necessary, are hereby appropriated and authorized to be expended out of the several funds indicated, for the period from the effective date of this act to June 30, 1975, except as otherwise noted.

## BELATED CLAIMS

To reisburse the General Fund for Expenditures

from Appropriation for Belated Claims to . be disbursed on vouchers approved by the State Auditor:

GENERAL FUND -Architects' License Account

Appropriation\$	2,306.58
GENERAL FUND -Commercial Feed Account	
Appropriation\$	11.94
GENERAL FUND -Commission Merchants Account	

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Appropriation\$	49.03
GENERAL FUND -Egg Inspection Account	
Appropriation\$	151.77
GENERAL FUND -Electrical License Account	
Appropriation\$	1.509.21
GENERAL FUND -Peed and Fertilizer Account	1,000121
Appropriation\$	1.57
GENERAL FUND -Agriculture Mineral Lime	1.57
-	49.33
Account Appropriation\$	47.33
GENERAL FUND -Forest Development Account	22.22
Appropriation\$	28.88
GENERAL FUND -Nursery Inspection Account	
Appropriation\$	2.67
GENERAL FUND -Probation Services Account	
Appropriation\$	33,95
GENERAL FUND -Professional Engineers	
Account Appropriation\$	892.50
GENERAL FUND -Real Estate Commission	
Account Appropriation\$	2,450.04
GENERAL FUND -Seed Account Appropriation\$	194.65
GENERAL FUND -Resources Management	
Cost Account Appropriation\$	1,696.89
GENERAL FUND -Outdoor Recreation Account	
Appropriation\$	286.29
GAME FUND Appropriation\$	2,338.60
GRAIN AND HAY INSPECTION FUND Appropriation\$	778.16
HIGHWAY SAFETY FUND Appropriation\$	1,806.24
MOTOR VEHICLE FUND Appropriation\$	6,283.05
STATE PATROL HIGHWAY ACCOUNT Appropriation\$	32,016.13
PUBLIC SERVICE REVOLVING FUND Appropriation\$	33.78
AGRICULTURAL LOCAL FUND ACCOUNTS	
Appropriation\$	816.99
DEPARTMENT OF PERSONNEL SERVICE FUND	010.33
	785.88
Appropriation\$	105.00
HIGHER EDUCATION PERSONNEL BOARD SERVICE FUND	
Appropriation\$	20.00
RETIREMENT SYSTEM EXPENSE FUND Appropriation\$	459.62
ACCIDENT FUND Appropriation\$	2,139.66
MEDICAL AID FUND Appropriation\$	4,723.36
TEACHERS' RETIREMENT FUND Appropriation\$	4,099.00
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	

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CENTRAL STORES REVOLVING FUND,	
Vendor claims against expired	
interim committee\$	7.02
DR. STEVEN DIMANT\$	961.00
TACOMA GENERAL HOSPITAL\$	139.95
ST. JOSEPH'S HOSPITAL\$	107.88
DR. JAMES R. STILLWELL, POR	
plastic surgery\$	395.00
DR. ARTHUR P. WICKSTROM, For tracheotomy\$	140.00
TACOMA RADIOLOGICAL ASSOCIATION\$	22.00
TACOMA ANESTHESIA\$	48.00
SUSAN L. CHANDLER, Restitution for	
amounts expended in reliance on	
Everett Community College\$	1,122.65
ERNEST J. THORMAHLEN, Restitution for	
amounts expended in reliance on	
Everett Community College\$	1,002.65
LUCY WENDT, Restitution for amounts	
expended in reliance on Everett	
Community College\$	1,179.90
NOREEN WORTLEY, Restitution for	
amounts expended in reliance on	
Everett Community College\$	1,160.20
KAY M. DOUGLAS, Restitution for	
amounts expended in reliance on	
Everett Community College\$	1,132.65
DEBORAH L. FISHER, Restitution for	
amounts expended in reliance on	
Everett Community College\$	1,136.70
ELAYNE A. FUNK, Restitution for	
amounts expended in reliance on	
Everett Community College\$	165.50
KAREN J. ROGERS, Restitution for	
amounts expended in reliance on	
Everett Community College\$	1,092.65
LARRY MCCULLOCH, Restitution for	
amounts expended in reliance on	
Everett Community College\$	1,146.70
CLARENCE L. BUNGE, M.D., 1969-71	
Biennium Public Assistance Agency	
No. 415\$	112.00
COLUMBIA VIEW HOSPITAL, 1969-71	
Biennium Public Assistance Agency	
No. 415\$	1,501.11
PROVIDENCE HOSPITAL, 1969-71	

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Biennium Public Assistance Agency	
No. 415\$	586.50
PROVIDENCE HOSPITAL, 1969-71	
Biennium Public Assistance Agency	
No. 415,\$	598.10
IRIS LOUISE SMITH, 1969-71 Biennium	
Mileage\$	550.00
JOHN R. WOODHEAD, 1969-71 Biennium	
Mileage\$	528.00
D. L. CRAIN, Claim for alleged	
misinformation given to Mr. Crain\$	438.80
ALLEN G. BARNHART, Settlement for	
deprivation of civil rights and	
damages\$	1,500.00
ROBERT B. GLASSGOW, Accident damages	
Military Department, June 1927\$	350.00
A. J. PARDINI, Damage to automobile\$	29.58
CARROL SCOTT, Towing and storage	
on car wrongfully impounded\$	30.00
BRUCE AND BETH CORE, Loss of clothing	
and personal items due to trailer	
fire\$	1,250.00
General Fund Appropriation to Supplies	. '
and Services Fund for claims from	
vendors to state agencies, for supplies	
and services (Public Assistance), and	
for error in step increases and	
supplies: PROVIDED, That this fund	
is to be disbursed by the State	
Auditor in accordance with the	
detailed list submitted to the Small	
Claims Committee containing claim	
numbers 7380-901 through 7380-088,	
7380-089 through 7380-384, and	
7380-385 to 7380-389\$	58,083.79
CRIMINAL COST BILLS	
General Fund Appropriation reimbursing counties	
for various cost bills in felony cases:	
Treasurer, King County\$	29,376.14
Treasurer, Douglas County\$	6,989.67
Treasurer, Franklin County\$	247.11
Treasurer, Franklin County\$	1,130.00
Treasurer, Pierce County\$	1,353.30
Treasurer, Spokane County\$	839.80
Treasurer, Grant County\$	364.80

WASHINGTON LAWS, 1973 1st Ex. Sess. Ch. 215 Treasurer, Cowlitz County.....\$ 64.25 Treasurer, Walla Walla County.....\$ 291.60 Treasurer, King County.....\$ 8,841.05 Treasurer, Douglas County.....\$ 818.00 297.70 Treasurer, Franklin County.....\$ 798.20 Treasurer, Grant County.....\$ Treasurer, King County.....\$ 20,834.45 848,50 Treasurer, Kitsap County.....\$ 598.60 Treasurer, Lincoln County.....\$ Treasurer, Okanogan County.....\$ 1,010.60 2,443.30 Treasurer, Pierce County.....\$ Treasurer, Snohomish County.....\$ 4,842.00 1,060.00 Treasurer, Spokane County.....\$ 450.60 Treasurer, Walla Walla County.....\$ 461.50 Treasurer, Whatcom County.....\$ 307.00 Treasurer, Whitman County.....\$ 3,130.30 Treasurer, Yakima County.....\$ NEW SECTION. Sec. 2. PUBLIC ASSISTANCE BELATED CLAIMS General Fund Appropriation to the Department of Social and Health Services and to be paid by the Department of Social and Health Services to various vendors in full settlement of services rendered to welfare patients for the period September 26, 1967 to January 5, 1973, and to be paid at the rate of sixty-seven percent of each late billing received for services rendered during the above-mentioned dates, on vouchers approved by the Department of Social and Health Services.....\$ 279,025.77 NEW SECTION. Sec. 3. SECRETARY OF STATE SPECIAL APPROPRIATION. General Fund Appropriation to the secretary of state to transmit, by mail with postage fully prepaid, one copy of substitute senate bill 2247 as amended, to each individual place of residence in the state six weeks prior to the next general election and to make such additional distribution as deemed necessary: PROVIDED, That engrossed house joint resolution 37, or a similar constitutional amendment, is to be voted on by the

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people.....\$ 110,000.00 <u>NEW SECTION</u>. Sec. 4. 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.

Passed the House April 15, 1973.
Passed the Senate April 14, 1973.
Approved by the Governor April 26, 1973, with the exception of Section 3 which is vetoed.
Filed in Office of Secretary of State April 26, 1973.
Note: Governor's explanation of partial veto is as follows:

"I am returning herewith, without my approval as to <sup>Veto</sup> Message one item, <u>Substitute House Bill No. 498</u> entitled:

"AN ACT Adopting the supplemental budget."

This act, with the exception of one section, provides appropriations to reimburse belated claims and provide special relief. However, section three would require that within six weeks prior to the election in November, a copy of Substitute Senate Bill 2247 be mailed to each individual place of residence in the state. Substitute Senate Bill 2247 is the act which would implement a state income tax if the voters approve the required constitutional amendment at the next election. The appropriation provided for the mailing required in section three is \$110,000.

For a number of years now the Secretary of State, pursuant to law, has mailed out a voter's pamphlet discussing the issues to be voted on at general elections. Just recently, I approved a bill passed by the legislature which would substantially expand the scope of the arguments for and against issues on the ballot. The voter's pamphlet is a more appropriate place to discuss the issues submitted to the people, and I am sure that extensive discussion of both the constitutional amendment and the implementing act will be provided in the pamphlet.

It should also be noted that the legislature, in its session in September, intends to undertake a full review of Substitute Senate Bill 2247. Consequently, any amendments made in September would not appear in copies of the bill WASHINGTON LAWS, 1973 1st Ex. Sess. Ch. 215

mailed to the voters. Additionally, should any person veto Message available from the office of the Secretary of State between now and the November election.

Accordingly, for the reasons set out above, I have determined to veto section three. With that exception, the remainder of Substitute House Bill No. 498 is approved."

CHAPTER 216 [House Bill No. 590] HORSE RACING--COMMISSION--EMPLOYEES--POWERS--DUTIES--FUNDING

AN ACT Relating to horse racing; amending section 2, chapter 55, Laws of 1933 as as amended by section 1, chapter 233, Laws of 1969 ex. sess. and RCW 67.16.012; amending section 9, chapter 55, Laws of 1963 as last amended by section 7, chapter 148, Laws of 1965 and RCW 67.16.100; and adding new sections to chapter 67.16 RCW.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Section 1. Section 2, chapter 55, Laws of 1933 as amended by section 1, chapter 233, Laws of 1969 ex. sess. and RCW 67.16.012 are each amended to read as follows:

There is hereby created the Washington horse racing commission, to consist of three commissioners, who shall be citizens, residents, and qualified electors of the state of Washington, and one of whom shall be a breeder of ((thoroughbred and/or standard bred)) race horses and he shall be of at least one year's standing. The first members of said commission shall be appointed by the governor within thirty days after March 3, 1933, one for a term to expire on the Thursday following the second Monday in January of 1935, one for a term to expire on the Thursday following the second Monday in January of 1937, and one for a term to expire on the Thursday following the second Monday in January of 1939, upon which expiration of the term of any member, the governor shall appoint a successor for a term of six years. Each member shall hold office until his successor is appointed and qualified. Vacancies in the office of commissioner shall be filled by appointment to be made by the governor for the unexpired term: PROVIDED, HOWEVER, That in the v <u>event that an appointment has not been made to fill a vacancy as</u> required by RCW 43.06.030 the member whose term has been vacated or expired shall not be permitted to serve on the commission. Any commissioner may be removed at any time at the pleasure of the