bonds may be issued for payment of the construction of the original comprehensive plan or any portion thereof.

Revenue bonds for additions and betterments Vote not may be issued by the sewer commissioners without authorization of the voters of the district.

necessary.

[Am. Rem. Supp. 1945, § 9425-26.]

SEC. 4. Section 56.12.040, R.C.W., as derived from section 25, chapter 210, Laws of 1941, is hereby repealed.

[Rep. Rem. Supp. 1941, §§ 9425-34 and 9425-52.]

Passed the House February 13, 1951.

Passed the Senate March 6, 1951.

Approved by the Governor March 15, 1951.

CHAPTER 130.

[H. B. 226.]

DENTISTRY.

An Act relating to the practice of dentistry and amending sections 18.32.030, 18.32.100, 18.32.160 and 18.32.180, R.C.W.

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

Section 1. Section 18.32.030, R.C.W., as derived from section 1, chapter 16, Laws of 1923, as last amended by section 6(f), chapter 112, Laws of 1935, [and from section 3, chapter 92, Laws of 1941] is amended to read as follows:

Amended.

The following practices, acts and operations are Exceptions excepted from the operation of the provisions of this chapter:

from operation of chapter.

(1) The rendering of dental relief in emergency cases in the practice of his profession by a physician or physician or constant or constan or surgeon, licensed as such and registered under the laws of this state, unless he undertakes to or does reproduce lost parts of the human teeth in the

surgeon.

mouth or to restore or replace in the human mouth lost or missing teeth;

Armed forces and certain federal agencies. (2) The practice of dentistry in the discharge of official duties by dentists in the United States army, navy, public health service, veterans bureau, or bureau of Indian affairs;

Students in training.

(3) Dental schools or colleges approved by the board, and the practice of dentistry by students in dental schools or colleges approved by the board, when acting under the direction and supervision of registered and licensed dentists acting as instructors;

Clinicians at meetings.

(4) The practice of dentistry by licensed dentists of other states or counties while appearing as clinicians at meetings of the Washington State Dental Association, or component parts thereof, or at meetings sanctioned by them;

Use of rays supervised by licensed practitioner. (5) The use of roentgen and other rays for making radiograms or similar records of dental or oral tissues, under the supervision of a licensed dentist or physician;

Artificial restorations, etc., on prescription.

(6) The making, altering or supplying of artificial restorations, substitutes, appliances, or materials for the correction of disease, loss, deformity, malposition, dislocation, fracture, injury to the jaws, teeth, lips, gums, cheeks, palate, or associated tissues or parts; provided the same are made, altered or supplied pursuant to written prescription and order of a licensed dentist which may be accompanied by casts, models or impressions furnished by said dentist, and said prescriptions shall be retained and filed for a period of not less than three years and shall be available to and subject to the examination of the director of licenses or his authorized representatives;

Removal of deposits, etc., and use of mouth washes. (7) The removal of calcareous deposits, accretions and stains from the exposed surfaces of the teeth and prescription or application of ordinary

mouth washes of soothing character when performed or prescribed by a dental hygienist licensed under the laws of this state:

(8) A qualified and licensed physician and surgeon extracting teeth or performing oral surgery; by physicia or surgeon.

oral surgery by physician

(9) A legal practitioner of another state making Out-of-state a clinical demonstration before a medical or dental at society or convention. society, or at a convention approved by the Washington State Medical or Dental Association or Washington Progressive Dental Society:

(10) Students practicing or performing dental Students. operations, under the supervision of competent instructors, in any reputable dental college.

[R.C.W. 18.32.030 (8) and (9) are derived from Rem. Supp. 1941, § 10031-25; the remainder of R.C.W. 18.32.030 are derived from Rem. Supp. § 10031-6 (vol. 10, p. 364, line 7 to end). First part of Rem. Supp. § 10031-6 is codified as R.C.W. 18.32.020.]

Sec. 2. Section 18.32.100, R.C.W., as derived from section 3, chapter 16, Laws of 1923, as last amended by section 4, chapter 112, Laws of 1935 [section 2, chapter 92, Laws of 1941], is amended to read as Amendment. follows:

The applicant for a dentistry license shall file an Application for license. application on a form furnished by the director, and therein state his name, age, place of residence, citizenship, the name of the school or schools attended by him, the period of such attendance, and the date of his graduation, if he is a graduate.

The application shall be signed by the applicant, Signed and and sworn to by him before some person authorized to administer oaths, and shall be accompanied by testimonials of his moral character, and proof of his Testimonials. school attendance and graduation.

sworn to.

Said applicant at the time of making application must, in addition to other requisites, be a citizen of citizenship. the United States or have first papers for naturalization.

[R.C.W. 18.32.100 is Rem. Supp. 1941, § 10031-4 (2nd and 3rd sentences); matter relating to citizenship is new.]

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Amendment.

SEC. 3. Section 18.32.160, R.C.W., as derived from section 17, chapter 112, Laws of 1935, is amended to read as follows:

Licenses; signed by whom.

Citizenship of licensee.

All licenses issued by the director shall be signed by him and by all members of the board; provided that all licenses issued to applicants who are not naturalized citizens of the United States shall be conditioned upon full citizenship being acquired within a period of six years from issuance of said licenses, and any holder failing to so qualify shall not be eligible for renewal of his license until full citizenship is acquired. This limitation shall not apply to dentists fully registered and licensed at the effective date of this act.

[Am. Rem. Supp. § 10031-17.]

the time of reinstatement.

SEC. 4. Section 18.32.180, as derived from section 17, chapter 16, Laws of 1923, as last amended by Amendment. section 24, chapter 112, Laws of 1935, is amended to read as follows:

Renewal fee.

Every person granted a license under this chapter shall pay to the director a license renewal fee of five dollars for the year commencing with the first day of October next following the issuance of his license, and annually thereafter. Payment must be made prior to the commencement of the year for which the same accrues. The license renewal certificate issued by the director shall be indispensable evidence that the same has been made.

Renewal certificate.

vance his annual license renewal fee shall work a forfeiture of his license. It shall not be reinstated except upon written application and the payment of a penalty of ten dollars, together with all annual license renewal fees delinquent at the time of the

The failure of any licensed dentist to pay in ad-

Forfeiture.

Penalty.

The director shall set aside from each annual license renewal fee the sum of three dollars which,

forfeiture, and those for each year thereafter up to

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together with any unexpended portion of application fees paid by applicants for dentist licenses shall be devoted by the director for the necessary investigation and legal expenses and costs to enforce the provisions of the dental laws of this state.

[Am. Rem. Supp. § 10031-24.]

Passed the House February 26, 1951.

Passed the Senate March 6, 1951.

Approved by the Governor March 15, 1951.

CHAPTER 131. f H. B. 311. 1

HOUSING COSTS OF CAPITOL BUILDINGS.

An Act relating to state government and the payment of housing cost by offices, departments and activities financed in whole or in part by funds other than the general fund; amending section 43.01.090, R.C.W., and declaring that this act shall take effect April 1, 1951.

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

Section 1. Section 43.01.090, R.C.W., as derived from chapter 228, Laws of 1941, is amended to read as follows:

The director of public institutions, at the close of each quarterly period ending March thirty-first, June thirtieth, September thirtieth, and December thirty-first, shall bill each office, department, and activity financed in whole or in part from funds other than the general fund, for payment of its proportion of housing cost for the preceding quarter, the amount so billed to be computed at rates established Rates. by the director of public institutions for each square foot of usable floor space assigned to or occupied by it: Provided. That this section shall not be construed to prevent the director from allotting available un- Unused used space to governmental agencies for temporary occupancy as deemed in the public interest.

State departments financed from funds other than general fund to be billed for housing