

CHAPTER 217.

[ S. B. 511. ]

BOILERS AND UNFIRED PRESSURE VESSELS—FEES.

AN ACT relating to boilers and unfired pressure vessels; and amending section 32, chapter 32, Laws of 1951, and RCW 70.79.330.

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

SECTION 1. Section 32, chapter 32, Laws of 1951, and RCW 70.79.330 are each amended to read as follows:

RCW 70.79.330 amended.

The owner or user of a boiler or pressure vessel required by this chapter to be inspected by the chief inspector, or his deputy inspector, shall pay directly to the chief inspector, upon completion of inspection, fees in accordance with the following schedule:

Boilers and unfired pressure vessels. Inspection fees—Schedule.

Certificates \$2.00—this includes:

- 1 year for power boilers
- 2 years for low pressure boilers
- 2 years for unfired pressure vessels, or for any extension granted.

Inspections:

Power boilers

50 horsepower or less—internal: . . . . .	\$10.00
external: . . . . .	5.00
Over 50 horsepower—internal: . . . . .	20.00
external: . . . . .	10.00

Heating boilers

Not to exceed 500 square feet heating surface (small)—internal: . . . . .	7.00
Over 500 square feet heating surface (large)—internal: . . . . .	12.00
external: . . . . .	5.00

Unfired pressure vessels

Not to exceed 50 square feet area (small) internal or external: . . . . .	5.00
---	------

Boilers and unfired pressure vessels. Inspection fees—Schedule.

Over 50 square feet area (large)  
 internal or external:..... 5.00 base  
 For each additional 100 square feet  
 area ..... 10.00  
 Maximum one vessel ..... 45.00

Shop Inspections:

One half day ..... \$25.00 plus expenses  
 One full day ..... 40.00 plus expenses  
 One half day: Not to exceed 2 hours on site  
 plus travel time.  
 One full day: Not to exceed 6 hours plus travel  
 time.

Passed the Senate March 9, 1963.

Passed the House March 14, 1963.

Approved by the Governor March 26, 1963.

CHAPTER 218.

[ S. B. 519. ]

COUNTY PARK AND RECREATION SERVICE AREAS.

AN ACT relating to and authorizing the creation of county park and recreation service areas.

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

Parks and recreation service areas. Authorized—Purposes—Taxing districts.

SECTION 1. Any class AA, A, first or second class county shall have the power to create county park and recreation service areas for the purpose of financing the acquisition, construction, improvement, maintenance or operation of neighborhood park and recreational facilities which shall be owned by the county and administered as other county parks. The service districts created as hereinafter set forth may finance any of the following park purposes: Acquisition of park sites and buildings; construction of improvements upon county park allocated lands which will promote leisure time and recreational activities