support, -or-contribute-to-the-support-of-the-child-to-the-extent-that the-total-of-such-support-will-not-exceed-the-rate-per-month-as-from time-to-time-may-be-fixed-by-said-department-for-other-children-in similar-foster-eare.--If,-under-emergency-circumstances,-immediate placement-in-foster-eare-is-necessary,-or-desirable-for-the-welfare of-the-child,-the-court-may-place-a-child-directly-with-a-foster parent-or-parents-in-a-foster-home-not-then-having-a-certificate-as such,-and-in-such-case-the-court-shall-notify-the-department-of-public assistance-of-such-placement.

The-department-of-public-assistance-shall-promptly-evaluate-the home-in-relation-to-the-needs-of-the-child;-report-its-findings-to-the court-and-keep-the-court-informed-of-the-progress-of-the-child;---In the-event-of-such-emergency-placement;-the-department-of-public-assistance-shall-pay-for-such-foster-care-from-the-time-of-placement; Such-foster-care-may-be-provided-for-a-child-who-is;-by-order;-under the-supervision-of-a-probation-officer.

Whenever-a-child-is-committed-to-the-department-of-public-assistance;-the-department-shall-report-to-the-court;-from-time-to-time as-the-court-may-require;-as-to-the-financial-condition-of-the-parent or-guardian:--PROVIDED;-That-no-order-for-the-payment-by-the-department-of-public-assistance-of-all-or-part-of-the-expense-of-support and-maintenance-of-a-dependent-or-delinquent-child-shall-be-effective for-more-than-six-months;-unless-a-new-order-is-secured-at-the-expiration-of-that-period;))

Passed the House March 14, 1969 Passed the Senate April 12, 1969 Approved by the Governor April 22, 1969 Filed in office of Secretary of State April 22, 1969

> CHAPTER 139 [Engrossed House Bill No. 539] CITIES, TOWNS, COUNTIES--BUS SERVICE

AN ACT Relating to state and local government; and adding a new section to chapter 239, Laws of 1967 and to chapter 39.34 RCW. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

NEW SECTION. Section 1. There is added to chapter 239, Laws

of 1967 and to chapter 39.34 RCW a new section to read as follows:

In addition to the other powers granted by chapter 39.34 RCW, one or more cities or towns or a county, or any combination thereof, may enter into agreements with each other to allow a city to operate bus service for the transportation of the general public within the territorial boundaries of each when no such existing bus certificate of public convenience and necessity has been authorized by the Washington Utilities and Transportation Commission: PROVIDED, HOWEVER, That such transportation may extend beyond the territorial boundaries of either party to the agreement if the agreement so provides, and if such service is not in conflict with existing bus service authorized by the Washington Utilities and Transportation Commission. The provisions of this section shall be cumulative and nonexclusive and shall not affect any other right granted by this chapter or any other provision of law.

Passed the House March 14, 1969 Passed the Senate April 12, 1969 Approved by the Governor April 22, 1969 Filed in office of Secretary of State April 22, 1969

> CHAPTER 140 [House Bill No. 548] RIOT REINSURANCE REIMBURSEMENT--ASSESSMENTS--FUND

AN ACT Relating to insurance; and adding a new section to Title 48

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

<u>NEW SECTION.</u> Section 1. There is added to Title 48 RCW a new section to read as follows:

(1) A fund designated "Riot Reinsurance Reimbursement Fund" is hereby established, hereafter referred to as the fund which shall be used for the payment of amounts necessary to reimburse the secretary of the department of housing and urban development under the provisions of Section 1223(a) (1) of the Urban Property Protection and Reinsurance Act of 1968 (Public Law 90-448) for losses reinsured by the secretary of the department of housing and urban development and occurring in this state on or after August 1, 1968. After receipt by