Ch. 213, 214 WASHINGTON LAWS, 1969 1st Ex. Sess.

Sec. 3. Section 7, chapter 125, Laws of 1951 as amended by section 1, chapter 159, Laws of 1955 and RCW 2.08.065 are each a-mended to read as follows:

There shall be in the counties of Douglas and Grant jointly, two judges of the superior court; in the counties of Ferry and Okanogan jointly, one judge of the superior court; in the counties of Mason and Thurston jointly, ((two)) three judges of the superior court; in the counties of Pacific and Wahkiakum jointly, one judge of the superior court; in the counties of Pend Oreille and Stevens jointly, one judge of the superior court; and in the counties of San Juan and Whatcom jointly, two judges of the superior court.

Passed the House March 14, 1969. Passed the Senate April 30, 1969. Approved by the Governor May 8, 1969. Filed in office of Secretary of State May 8, 1969.

CHAPTER 214 [House Bill No. 362] TAX ON CIGARETTES

AN ACT Relating to revenue and taxation; amending section 82.24.040, chapter 15, Laws of 1961 and RCW 82.24.040; and amending section 82.24.050, chapter 15, Laws of 1961 and RCW 82.24.050. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Section 1. Section 82.24.040, chapter 15, Laws of 1961 and RCW 82.24.040 are each amended to read as follows:

Every wholesaler in this state shall ((immediately)), within a reasonable time after receipt of any of the articles taked herein, cause the same to have the requisite denomination and amount of stamps affixed to represent the tax imposed herein: PROVIDED, That any wholessaler ((engaged-in-interstate-business;)) who furnishes surety bond in ((the)) a sum satisfactory to the ((commission)) department, shall be permitted to set aside, without affixing the stamps required by this chapter, such part of his stock as may be necessary for the conduct of ((such-interstate)) his business ((without affixing-the-stamps-re-quired-by-this-chapter)) in making sales to persons in another state or foreign country, to instrumentalities of the federal government, or

to the established governing bodies of any Indian tribe, recognized as such by the United States Department of the Interior. Such ((interstate)) unstamped stock shall be kept separate and apart from stamped stock: PROVIDED FURTHER, That every wholesaler shall, at the time of shipping or delivering any of the articles taxed herein to a point outside of this state, or to a federal instrumentality, or to an Indian tribal organization, make a true duplicate invoice of the same which shall show full and complete details of the ((interstate)) sale or delivery, whether or not stamps were affixed thereto, and shall transmit such true duplicate invoice to the main office of the ((commission)) department, at Olympia, not later than the fifteenth day of the following calendar month, and for failure to comply with the requirements of this ((provise)) section the ((commission)) dopartment may revoke the permission granted to the taxpayer to maintain ((an-interstate)) a stock of goods to which the stamps required by this chapter have not been affixed. The department may also revoke this permission to maintain a stock of unstamped goods for sale to a specific Indian tribal organization when it appears that sales of unstamped cigarettes to persons who are not enrolled members of a recognized Indian tribe are taking place, or have taken place, within the exterior boundaries of the reservation occupied by that tribe.

sec. 2. Section 82.24.050, chapter 15, Laws of 1961 and RCW 82.24.050 are each amended to read as follows:

Every retailer shall, ((except-as-to-those-articles-on-which the-tax-has-been-paid-by-the-proper-affixing-of-stamps-by-a-wholesaler7-as-herein-provided7-affix-the-stamps-for)) within a reasonable time after receipt of any of the articles taxed herein, cause the same to have the requisite denomination and amount ((necessary)) of stamps affixed to represent the tax ((en-each-individual-package-or-container7-the-same-to-be-done7-in-all-cases7-immediately-upon-receipt-by-the retailer-of-the-unstamped-articles)) imposed herein: PROVIDED, That ((any-retailer-engaged-in-interstate-busineso7-who-furnishes-surety bend-in-a-sum-satisfactory-to-the-commission7-shall-be-permitted-to

WASHINGTON LAWS, 1969 1st Ex. Sess. Ch. 214, 215

set-aside-such-part-of-his-stock-as-may-be-necessary-for-the-conduct of-such-interstate-business)) those articles to which stamps have been properly affixed by a wholesaler or another retailer may be retained by any retailer, and that those articles intended for sale to qualified purchasers may be retained by federal instrumentalities and Indian tribal organizations, without affixing the stamps required by this chapter. ((Such-interstate-stock-shall-be-kept-separate-and-apart from-stamped-stock+--PROVIDED-FURTHER,-That-every-rotailer-shall,-atthe-time-of-shipping-or-delivering-any-of-the-articles-taxed-herein to-a-point-outoide-og-this-state--make-a-true-dupliedte-invoice-ofthe-same-which-shall-show-full-and-complete-details-of-the-interstate sale-or-delivery,-and-shall-transmit-said-truc-duplicate-invoice-to the-main-office-of-the-commission,-at-Olympia,-not-later-than-the-fif. teenth-day-of-the-following-calendar-month;-and-for-failure-to-comply with-the-requirements-of-this-proviso-the-commission-may-revoke-the permission-granted-to-the-taxpayer-to-maintain-an-interstate-stock-of goods-to-which-the-stamps-required-by-this-chapter-have-not-been-affixed.))

Passed the House March 14, 1969. Passed the Senate April 30, 1969. Approved by the Governor May 8, 1969. Filed in office of Secretary of State May 8, 1969.

> CHAPTER 215 [Engrossed House Bill No. 486] PUBLIC EMPLOYEES COLLECTIVE BARGAINING --UNFAIR LABOR PRACTICES -- INTERIM COMMITTEE

AN ACT Relating to public employees collective bargaining, and unfair labor practices; adding new sections to chapter 108, Laws of 1967 ex. sess., and to chapter 41.56 RCW; adding a new section to chapter 1, Laws of 1961 and to chapter 41.06 RCW; adding a new section to chapter ..., Laws of 1969 (HB 239); and making an appropriation.

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

NEW SECTION. Section 1. There is added to chapter 108, Laws of 1967 ex. sess. and to chapter 41.56 RCW a new section to read as follows: