time for any part of the public highway system that the unsafe conditions of the roadway require particular tires, tire chains or traction equipment in addition to or beyond the ordinary pneumatic rubber tires the commission may establish the following recommendation or requirement for all persons using such public highway:

 Dangerous road conditions, chains or studded tires recommended.

(2) Dangerous road conditions, chains or studded tires required.

(3) Dangerous road conditions, chains required.

Any equipment which may be required by this section shall be approved by the state commission on equipment as authorized under RCW 46.37.420.

The highway commission shall place and maintain signs and other traffic control devices on the public highways which shall indicate the tire, tire chain or traction equipment recommendation or requirement determined under this section.

Failure to obey a requirement indicated by a sign or other traffic control device placed or maintained under this section shall be a misdemeanor.

Passed the Senate March 18, 1969 Passed the House March 24, 1969 Approved by the Governor April 1, 1969 Filed in office of Secretary of State April 1, 1969

> CHAPTER 8 [Engrossed Senate Bill No. 575] COURTHOUSE PARKING FACILITIES

AN ACT Relating to counties; amending section 2, chapter 142, Laws of 1965 and RCW 36.67.520; and adding a new section to chapter 4, Laws of 1963 and to chapter 36.01 RCW.

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

NEW SECTION. Section 1. There is added to chapter 4, Laws of 1963 and to chapter 36.01 RCW a new section to read as follows:

Counties may construct, maintain, operate and collect rentals for parking facilities as a part of a courthouse or combined countycity building facility.

Ch. 8, 9 WASHINGTON LAWS, 1969 1st Ex. Sess.

Sec. 2. Section 2, chapter 142, Laws of 1965 and RCW 36.67.520 are each amended to read as follows:

All such revenue bonds authorized under the terms of this chapter may be issued and sold by the counties from time to time and in such amounts as is deemed necessary by the board of county commissioners of each county to provide sufficient funds for the carrying out of all county powers, without limiting the generality thereof, including the following: Acquisition; construction; reconstruction; maintenance; repair; additions; operations of parks and recreations; flood control facilities; pollution facilities; parking facilities as a part of a courthouse or combined county-city building facility; and any other county purpose from which revenues can be derived. Included in the costs thereof shall be any necessary engineering, inspection, accounting, fiscal, and legal expenses, the cost of issuance of bonds, including printing, engraving and advertising and other similar expenses, and the proceeds of such bond issue are hereby made available for all such purposes.

Passed the Senate March 18, 1969 Passed the House March 24, 1969 Approved by the Governor April 1, 1969 Filed in office of Secretary of State April 1, 1969

> CHAPTER 9 [Engrossed Senate Bill No. 187] PORT COMMISSIONER DISTRICTS

AN ACT Relating to the revision of port commissioner districts; amending section 2, chapter 69, Laws of 1957 and RCW 53.16.010; and declaring an emergency.

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

Section 1. Section 2, chapter 69, Laws of 1957 and RCW 53.16-.010 are each amended to read as follows:

((Within-ninety-days-preceding-July-lst-of-each-even-numbered year)) At whatever time as they in their judgment deem appropriate, except between thirty days prior to the closing of filings of candidacy for port commissioner until the next ensuing election thereof, the port commissioners may, and upon petition signed by not less than