tion with each of the amendments included therein. Passed the House January 27, 1970 Passed the Senate February 4, 1970 Approved by the Governor February 12, 1970 Filed in Office of Secretary of State February 12, 1970

CHAPTER 12 [House Bill No. 38] STATE CIVIL SERVICE--CODE CORRECTIONS

AN ACT Relating to state government; reenacting section 2, chapter 1, Laws of 1961 as last amended by section 6, chapter 45, Laws of 1969, and by section 21, chapter 36, Laws of 1969 ex. sess., and RCW 41.06.020; reenacting section 8, chapter 1, Laws of 1961 as amended by section 5, chapter 45, Laws of 1969, and by section 2, chapter 152, Laws of 1969 ex. sess. and RCW 41-.06.080; and declaring an emergency.

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

Section 1. Section 2, chapter 1, Laws of 1961 as last amended by section 6, chapter 45, Laws of 1969, and by section 21, chapter 36, Laws of 1969 ex. sess. and RCW 41.06.020 are each reenacted to read as follows:

Unless the context clearly indicates otherwise, the words used in this chapter have the meaning given in this section.

(1) "Agency" means an office, department, board, commission or other separate unit or division, however designated, of the state government and all personnel thereof; it includes any unit of state government established by law, the executive officer or members of which are either elected or appointed, upon which the statutes confer powers and impose duties in connection with operations of either a governmental or proprietary nature;

(2) "Board" means the state personnel board established under the provisions of RCW 41.06.110, except that this definition does not apply to the words "board" or "boards" when used in RCW 41.06.070;

(3) "Classified service" means all positions in the state service subject to the provisions of this chapter;

> (4) "Competitive service" means all positions in the classi-[79]

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fied service for which a competitive examination is required as a condition precedent to appointment;

(5) "Noncompetitive service" means all positions in the classified service for which a competitive examination is not required;

(5) "Department" means an agency of government that has as its governing officer a person, or combination of persons such as a commission, board or council, by law empowered to operate the agency responsible either to (1) no other public officer or (2) the governor.

Sec. 2. Section 8, chapter 1, Laws of 1961, as amended by section 5, chapter 45, Laws of 1969, and by section 2, chapter 152, Laws of 1969 ex. sess., and RCW 41.06.080 are each reenacted to read as follows:

Notwithstanding the provisions of this chapter, the department of personnel may make its services available on request, on a reimbursable basis, to:

 Either the legislative or the judicial branch of the state government;

(2) Any county, city, town, or other municipal subdivisionof the state;

(3) The institutions of higher learning;

(4) Any agency, class, or position set forth in RCW 41.06.070.

<u>NEW SECTION.</u> Sec. 3. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

EXPLANATORY NOTE

Section 1. RCW 41.06.020 was twice amended by the 1969 legislature. 1969 c 45 § 6 deleted "the personnel board established under RCW 41.06.060" in subdivision (3). 1969 ex.s. c 36 § 21 deleted subdivision (1) defining institutions of higher learning, deleted "the personnel committee established under RCW 41.06.050" in subdivision (3), and renumbered the subdivisions.

As these amendments appear to be in different respects, the purpose of this bill is to give effect to both amendments by reenacting the section with both amendments included therein.

Sec. 2. RCW 41.06.080 was twice amended by the 1969 legislature. 1969 c 45 § 5 deleted subdivision (4) referring to the department of highways. 1969 ex.s. c 152 § 2 also deleted the reference to the department of highways, and substituted "Any agency, class, or position set forth in RCW 41.06.070".

As these amendments appear to be in different re-spects, the purpose of this bill is to give effect to both amendments by reenacting the section with both amendments included therein.

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CHAPTER 13 [House Bill No. 39] INTOXICATING LIQUOR--CODE CORRECTIONS

AN ACT Relating to intoxicating liquor; reenacting section 23-J added to chapter 62, Laws of 1933 ex. sess. by section 1, chapter 217, Laws of 1937, as last amended by section 1, chapter 21, Laws of 1969 ex. sess., and by section 2, chapter 275, Laws of 1969 ex. sess., and RCW 66.24.160; reenacting section 235-3 added to chapter 62, Laws of 1933 ex. sess. by section 3, chapter 5, Laws of 1949, as last amended by section 1, chapter 136, Laws of 1969 ex. sess., and by section 6, chapter 178, Laws of 1969 ex. sess., and RCW 66.24.420; and declaring an emergency. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Section 1. Section 23-J added to chapter 62, Laws of 1933 ex. sess. by section 1, chapter 217, Laws of 1937, as last amended by section 1, chapter 21, Laws of 1969 ex. sess., and by section 2, chapter 275, Laws of 1969 ex. sess., and RCW 66.24.160 are each reenacted to read as follows:

A liquor importer's license may be issued to any qualified person, firm or corporation, entitling the holder thereof to import into the state any liquor other than beer or wine; to store the same within the state, and to sell and export the same from the state; fee three hundred dollars per annum. Such liquor importer's license shall be subject to all conditions and restrictions imposed by this title or by the rules and regulations of the board, and shall be issued

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