services.

NEW SECTION. Sec. 16. The authority granted to the secretary in sections 3 through 15 of this act to provide adoption support to prospective parents who adopt hard to place children shall terminate on June 30, 1973 unless such authority is hereafter extended by law: PROVIDED, That payments shall be continued by the secretary subject to annual review as provided in sections 3 through 15 of this act for all hard to place children for whom adoption support agreements have been entered into by the secretary on or before June 30, 1973.

<u>NEW SECTION.</u> Sec. 17. This act may be known and cited as the "Adoption Support Demonstration Act of 1971".

Passed the House May 1, 1971. Passed the Senate April 29, 1971. Approved by the Governor May 10, 1971. Filed in Office of Secretary of State May 11, 1971.

CHAPTER 64

[Engrossed House Bill No. 38] REVENUE AND TAXATION--PROPERTY TAX EXEMPTIONS--CHURCH CAMPS, CHARACTER BUILDING ASS'N PROPERTY, CONVENTS--LEGISLATIVE COUNCIL STUDY

AN ACT Relating to revenue and taxation; amending section 84.36.030, chapter 15, Laws of 1961 as amended by section 1, chapter 137, Laws of 1969 and RCW 84.36.030; amending section 84.36.020, chapter 15, Laws of 1961, as amended by section 3, chapter 103, Laws of 1961 and RCW 84.36.020; and creating a new section.

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

Section 1. Section 84.36.030, chapter 15, Laws of 1961 as amended by section 1, chapter 137, Laws of 1969 and RCW 84.36.030 are each amended to read as follows:

The following property shall be exempt from taxation:

Property owned by nonsectarian organizations or associations, organized and conducted primarily and chiefly for religious purposes and not for profit, which shall be used, or to the extent solely used, for the religious purposes of such associations, or for the educational, benevolent, protective, or social departments growing out of, or related to, the religious work of such associations;

Property owned by any church which is utilized as a camp facility if solely used for organized and supervised educational and recreational activities. The rental of property otherwise exempt Ch. 64 WASHINGTON LAWS, 1971 1st Ex. Sess.

under this paragraph to another church or to an organization described in <u>BCW</u> <u>84.36.050</u> or to a <u>public school or to a nonprofit</u> organization or association engaged in character building of boys and girls under eighteen years of age for the use by the lessee for the purposes set forth in this paragraph shall not nullify the exemption provided for in this paragraph if the rental income is devoted solely to the operation and maintenance of the property. The exemption provided by this paragraph shall apply to a maximum of two hundred acres of any such camp as selected by the church, including buildings and other improvements thereon and shall expire July 1, 1977.

Property owned by nonprofit organizations or associations engaged in character building ((in)) of boys and girls under twenty-one years of age, to the extent such property is necessarily employed and devoted solely to the said purposes, provided such purposes are for the general public good and such properties are devoted to the general public benefit. The rental of property otherwise exempt under this paragraph to another nonprofit organization or association engaged in character building of boys and <u>girls under eighteen years of age or to a church or to</u> organization described in RCW 84.36.050 or to a public school for the use by the lessee for the purposes set forth in this paragraph shall not nullify the exemption provided for in this paragraph if the rental income is devoted solely to the operation and maintenance of the property;

Property owned by all organizations and societies of veterans of any war of the United States, recognized as such by the department of defense, which shall have national charters, and which shall have for their general purposes and objects the preservation of the memories and associations incident to their war service and the consecration of the efforts of their members to mutual helpfulness and to patriotic and community service to state and nation. To be exempt such property must be primarily used in such manner as may be reasonably necessary to carry out the purposes and objects of such societies;

Property owned by all corporations, incorporated under any act of congress, whose principal purposes are to furnish volunteer aid to members of the armed forces of the United States and also to carry on a system of national and international relief and to apply the same in mitigating the sufferings caused by pestilence, famine, fire, floods, and other national calamities and to devise and carry on measures for preventing the same.

<u>NEW SECTION.</u> Sec. 2. The legislative council shall review the exemptions provided pursuant to RCW 84.36.030 and shall present recommendations to the next regular session of the legislature.

Sec. 3. Section 84.36.020, chapter 15, Laws of 1961, as

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amended by section 3, chapter 103, Laws of 1961 and RCW 84.36.020 are each amended to read as follows:

The following property shall be exempt from taxation:

All lands used exclusively for public hurying grounds or cemeteries without discrimination as to race, color, national origin or ancestry;

All churches, built and supported by donations, whose seats are free to all; and the ground, not exceeding five acres in area, upon which any cathedral or church of any recognized religious denomination is or shall be built, together with a parsonage <u>and</u> <u>convent</u>. The area exempted shall in any case include all ground covered by the church, <u>parsonage and convent</u> ((and parsonage)) and the structures and ground necessary for street access, <u>parking</u>, light, and ventilation, but the area of unoccupied ground exempted in such cases, in connection with ((both)) church, ((and)) parsonage, <u>and convent</u>, shall not exceed the equivalent of one hundred twenty by one hundred twenty feet. The parsonage <u>and convent</u> need not be on land contiguous to the church property if the total area exempted does not exceed the areas above specified. To be exempt the grounds must be used wholly for church purposes.

> Passed the House May 5, 1971. Passed the Senate April 30, 1971. Approved by the Governor May 10, 1971. Filed in Office of Secretary of State May 11, 1971.

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CHAPTER 65 [Engrossed House Bill No. 798] IDENTICARDS--PUBLIC ASSISTANCE RECIPIENTS

AN ACT Relating to the department of motor vehicles; and amending section 4, chapter 155, Laws of 1969 ex. sess. and RCW 46.20.117.

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

Section 1. Section 4, chapter 155, Laws of 1969 ex. sess. and RCW 46.20.117 are each amended to read as follows:

The department shall issue "identicards", containing a picture, to nondrivers for a fee of three dollars, such fee shall be deposited in the highway safety fund: <u>PROVIDED</u>, <u>That the fee shall</u> <u>be the actual cost of production to recipients of continuing public</u> <u>assistance grants under Title 74 RCW who are referred in writing to</u> <u>the department by the secretary of social and health services</u>. To be eligible, each applicant shall produce evidence commensurate to the