## WASHINGTON LAWS, 1974 1st Ex.Sess. (43rd Legis.3rd Ex.S.) Ch. 125

prescribed for the use of cuch devices: <u>PROVIDED</u>, <u>That</u> <u>every</u> motorcycle and <u>every</u> motor-driven cycle shall have its head and tail lamps lighted whenever such yehicle is in motion upon a highway.

Passed the Senate February 12, 1974. Passed the House February 12, 1974. Approved by the Governor February 19, 1974. Filed in Office of Secretary of State February 19, 1974.

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CHAPTER 125 [Substitute Senate Bill No. 2701] MIGRANT LABOR HOUSING DEMONSTRATION PILOT PROJECT

AN ACT Relating to state government; providing for a migrant labor housing demonstration project; creating new sections; and declaring an emergency.

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

NEW SECTION. Section 1. The legislature finds that a migrant labor housing demonstration pilot project should be constructed on property to be purchased by the state in Yakima county. The legislature further finds that this demonstration project shall be funded by state moneys for the 1973-75 biennium.

NEW SECTION. Sec. 2. The department of general administration is authorized and directed to construct a migrant labor housing camp on such land as is owned and is made available by the state. The permanent facilities of such camp shall include fully equipped lavatories, clothes washing facilities and improved campsites. The department shall provide space on the site for a mobile facility of the department of employment security. The mobile unit shall be owned, equipped, staffed, and operated by the department of employment security and moneys expended for such purposes shall not be from moneys appropriated by section 5 of this act.

NEW SECTION. Sec. 3. The department of general administration is authorized and directed. to operate the camp provided for in section 2 of this act during the 1973-75 biennium. During those periods of the year when the facility is receiving maximum use, the director of the department, after consultation with the department of social and health services, shall provide for a resident camp director having such qualifications, as determined by the director, to insure the orderly operation of the camp. The department shall cooperate with other departments and agencies of state government and the appropriate units of local government to the extent necessary to insure the successful operation of the camp during the life of the demonstration project.

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<u>NEW SECTION.</u> Sec. 4. At the close of the 1973-75 biennium the department of general administration is authorized and directed to enter into such agreements and contracts as may be necessary to dispose of any of the state's property interests in the project to either the department of highways or to the state parks and recreation commission.

<u>NEW SECTION.</u> Sec. 5. It is the intent of the legislature that if federal matching funds are made available, then such state moneys as are no longer necessary to accomplish the purposes of this act shall revert to the general fund.

<u>NEW SECTION.</u> Sec. 6. 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.

Passed the Senate February 12, 1974. Passed the House February 12, 1974. Approved by the Governor February 19, 1974. Filed in Office of Secretary of State February 19, 1974.

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CHAPTER 126 [Engrossed Substitute Senate Bill No. 2938] FIRE PROTECTION DISTRICTS----SERVICE CHARGE

AN ACT Relating to revenue and taxation; authorizing a fire protection district service charge; providing for its administration by certain county officials and a payment therefor; requiring a public hearing and election prior to imposing a service charge for support of a fire district; requiring public hearings; establishing an administrative review procedure; and adding a new chapter to Title 52 RCW. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

<u>NEW SECTION.</u> Section 1. The board of fire commissioners of any fire protection district created pursuant to chapter 52.04 RCW may by resolution, for fire protection purposes authorized by law, fix and impose a service charge upon personal property anð improvements to real property, which are located within the fire protection district on the date specified and which have or will the benefit of fire protection provided by the fire receive protection district, to be paid by the owners of such properties; PROVIDED, That such service charge shall not apply to personal property and improvements to real property owned or used by any religious denomination for purposes related to the recognized religious works of such denomination, including schools and