shall then determine the amount of TDD excise tax to be placed on each access line. The TDD excise tax shall not exceed ten cents per month per access line. The TDD excise tax shall be separately identified on each ratepayer's bill as "Telecommunications devices funds for deaf and hearing impaired." All proceeds from the TDD excise tax will be put into a fund to be administered by the office through the department:

- (4))) The TDD advisory committee shall establish criteria and specify state-wide organizations representing the hearing or speech impaired meeting such criteria that are to receive telecommunications devices pursuant to RCW 43.20A.725(1), and in which offices the equipment shall be installed if an organization has more than one office.
- (((5) The office shall establish a policy determining the ultimate ownership and responsibility for the recovery of TDDs, signal devices, and amplifying accessories from recipients who are moving from this state:
- (6) The office shall administer and control the award of money to all parties incurring costs in implementing and maintaining telecommunications services, programs, equipment, and technical support services in accordance with the provisions of RCW 43:20A.725.
- (7) A study will be authorized to determine the number of hearing impaired people who have party lines and the costs of converting them to single lines. The TDD advisory committee will report the study findings to the utilities and transportation commission. The study will be completed by the TDD advisory committee within a year of July 26, 1987.))

NEW SECTION. Sec. 5. Section 7, chapter 304, Laws of 1987 (uncodified) is repealed.

<u>NEW SECTION</u>. Sec. 6. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect immediately.

Passed the Senate March 3, 1990.

Passed the House February 28, 1990.

Approved by the Governor March 19, 1990.

Filed in Office of Secretary of State March 19, 1990.

CHAPTER 90

[House Bill No. 2331]
TEACHER PREPARATION—ABUSE ISSUES

AN ACT Relating to teacher preparation on issues of abuse; and adding a new section to Title 28A RCW.

Be it enacted by the Legislature of the State of Washington:

<u>NEW SECTION.</u> Sec. 1. A new section is added to Title 28A RCW to read as follows:

To receive initial certification as a teacher in this state after August 31, 1991, an applicant shall have successfully completed a course on issues of abuse. The content of the course shall discuss the identification of physical, emotional, sexual, and substance abuse, information on the impact of abuse on the behavior and learning abilities of students, discussion of the responsibilities of a teacher to report abuse or provide assistance to students who are the victims of abuse, and methods for teaching students about abuse of all types and their prevention.

Passed the House February 9, 1990. Passed the Senate February 28, 1990. Approved by the Governor March 19, 1990. Filed in Office of Secretary of State March 19, 1990.

CHAPTER 91

[House Bill No. 2942]

RECREATIONAL FISHERIES ENHANCEMENT PLAN PROGRESS REPORTS

AN ACT Relating to progress reports on the recreational fisheries enhancement plan; and adding new sections to chapter 75.08 RCW.

Be it enacted by the Legislature of the State of Washington:

NEW SECTION. Sec. 1. The legislature is aware that the Washington state department of fisheries introduced a broad new program titled "The Recreational Fishery Enhancement Plan" in October of 1989. The declared purpose of the plan is to emphasize recreational opportunities and develop the plan with emphasis on recreational salmon fishing.

The plan boldly adopts, as its chief goal, Governor Gardner's personal objective: Make Washington the recreational fishing capital of the nation. The director states this will be accomplished through a series of regional programs. The legislature commends the director for his recreational fishery enhancement plan and the various concepts it contains to meet the need for recreational emphasis.

The legislature recognizes that any plan such as the recreational fishery enhancement plan requires creative thinking, innovation, commitment, allocation of appropriate resources, and risk taking. Certain failures may occur in aspects of the programs but only through such far-sighted acceptance of risks will success be achieved.

Because of the importance of this effort to the state of Washington, the legislature and the thousands of Washington recreational fishers must be kept informed as to the progress and success of the recreational fishery enhancement plan.

<u>NEW SECTION.</u> Sec. 2. The director shall report to the governor and the appropriate legislative committees regarding its progress on the recreational fishery enhancement plan giving the following minimum information: