### CERTIFICATION OF ENROLLMENT

# SUBSTITUTE HOUSE BILL 1316 CORRECTED COPY

52nd Legislature 1991 Regular Session

Passed by the House March 14, 1991 Yeas 95 Nays 0

## Speaker of the House of Representatives

Passed by the Senate April 19, 1991 Yeas 45 Nays 0

## President of the Senate

Approved

#### CERTIFICATE

I, Alan Thompson, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 1316** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

FILED

Governor of the State of Washington

Secretary of State State of Washington

### SUBSTITUTE HOUSE BILL 1316

#### AS AMENDED BY THE SENATE

Passed Legislature - 1991 Regular Session

## State of Washington 52nd Legislature 1991 Regular Session

**By** House Committee on Local Government (originally sponsored by Representatives Fraser, Brumsickle, Haugen, Basich, Wang, Ferguson, Edmondson, Sheldon, Cooper, Bowman, Nealey, Riley, Wood, Zellinsky, Mitchell, H. Myers, Jones and Paris).

Read first time March 6, 1991.

1 AN ACT Relating to county treasurers; amending RCW 17.04.180, 2 28A.510.270, 36.16.140, 36.29.010, 36.29.020, 36.29.060, 36.29.110, 3 36.29.180, 36.33.160, 36.34.080, 36.48.070, 43.09.240, 58.08.040, 4 84.56.020, 84.56.050, 84.56.060, 82.45.180, 84.56.070, 84.56.120, 84.56.230, 84.56.260, 84.56.280, 5 84.56.220, 84.64.050, 84.64.070, 6 84.64.080, 84.64.120, 84.64.215, 84.64.270, 84.69.020, 84.69.030, 7 84.69.040, 84.69.060, 85.05.280, 85.05.360, 84.56.290, 84.69.070, 8 84.69.110, and 84.69.120; adding a new section to chapter 36.88 RCW; 9 decodifying RCW 84.28.005, 84.28.006, 84.28.010, 84.28.020, 84.28.050, 10 84.28.060, 84.28.063, 84.28.065, 84.28.080, 84.28.090, 84.28.095, 11 84.28.100, 84.28.110, 84.28.140, 84.28.150, 84.28.160, 84.28.170, 12 84.28.200, 84.28.205, 84.28.210, and 84.28.215; and repealing RCW 13 36.29.030, 36.29.080, 36.29.140, 36.32.180, 84.64.010, 84.64.020, 14 84.64.030, 84.64.140, 84.64.145, 84.64.150, 84.64.160, 84.64.170, 15 84.64.210, 84.64.240, 84.04.043, 84.08.110, 84.40.100, 84.40.250, 16 84.40.330, 84.40A.020, 84.40A.030, 84.40A.040, 84.40A.050, 84.44.040, 17 84.44.060, and 84.44.070.

2 Sec. 1. RCW 17.04.180 and 1984 c 7 s 18 are each amended to read 3 as follows:

Whenever any lands belonging to the county are included within a 4 5 weed district, the county legislative authority shall determine the amount of the taxes for which the lands would be liable if they were in б 7 private ownership, and the county legislative authority shall 8 appropriate from the current expense fund of the county sufficient 9 money to pay such amounts. Whenever any state lands are within any 10 weed district, the county treasurer shall certify annually and forward 11 to the ((commissioner of public lands, or, if the lands are occupied by 12 or used in connection with any state institution, to the secretary of 13 social and health services, or if the land is under use as state highway right of way, to the secretary of transportation,)) appropriate 14 15 state agency for payment a statement showing the amount of the tax to 16 which the lands would be liable if they were in private ownership, separately describing each lot or parcel((. The commissioner of public 17 18 lands or the secretary of social and health services or the secretary 19 of transportation, as the case may be, shall cause a proper record to 20 be made in their respective offices of the charges against the lands 21 and shall certify the record to the state auditor thirty days before 22 the convening of a session of the legislature in an odd-numbered year, 23 and the state auditor shall at the next session of the legislature 24 convened in an odd-numbered year, certify to the legislature the amount of the charges against the lands. The legislature shall provide for 25 26 payment of the charges to the weed district by an appropriation from 27 the general fund of the state treasury or in the case of state highway 28 right of way, the motor vehicle fund of the state treasury, )) and, if 29 delinquent, with interest ((at six percent per annum on the amount of p. 2 of 48 SHB 1316.PL

1 the charges, and without penalties)) and penalties consistent with RCW

2 <u>84.56.020</u>.

3 **Sec. 2.** RCW 28A.510.270 and 1990 c 33 s 428 are each amended to 4 read as follows:

5 The county treasurer of each county of this state shall be ex 6 officio treasurer of the several school districts of their respective 7 counties, and, except as otherwise provided by law, it shall be the 8 duty of each county treasurer:

9 (1) To receive and hold all moneys belonging to such school 10 districts, and to pay them ((<del>out only on warrants legally issued</del>)) <u>only</u> 11 <u>for legally authorized obligations of the district</u>.

12 (2) ((To certify to the educational service district superintendent 13 and the auditor of his or her county, at least quarterly each year, the 14 amount of all school funds in his or her possession subject to 15 apportionment on the last day of the preceding month, which certificate 16 shall specify the source or sources from which said moneys were 17 derived.

18 (3) To make annually, on or before the twenty-fifth day of 19 September, a report to the educational service district superintendent 20 and auditor of the county, which report shall show the amount of school 21 funds on hand at the beginning of the school year last past belonging to each school district; the amount of funds placed to the credit of 22 23 each school district during the school year ending August thirty-first, 24 last past, and the sources from which said funds were derived; the amount of warrants registered during the year, the amount of funds 25 26 disbursed upon warrants of each school district during the year; the 27 amount of funds remaining in the treasurer's possession at the close of 28 the school year subject to be paid out upon warrants, and the fund to which said moneys belong; also the amount of all unpaid warrants or 29

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1 bonds appearing upon his or her register at the close of the school

2 <del>year.</del>

(4) To register all school warrants presented to him or her by the 3 4 county auditor in a book to be known as the "Treasurer's School 5 District Warrant Register, " which register shall show the date issued, б number of warrant, to whom issued, amount and purpose, date registered, date advertised, interest if any accruing on said warrant, total as 7 8 redeemed, date redeemed and to whom paid. If the district has money in 9 the fund on which the warrant is drawn no endorsement on the warrant is 10 necessary, but if there be no money to the credit of the fund on which 11 the warrant is registered the treasurer shall endorse on said warrant the following: "This warrant bears interest at ..... percent per annum 12 13 from ..... until called for payment. ..... County Treasurer, 14 By ..... Deputy." All warrants shall be paid in the order of their presentation to the county treasurer; and it is hereby made the 15 16 duty of the county treasurer to advertise, at least quarterly, all 17 warrants which he or she is prepared to pay, in the same manner in which he or she is required to advertise county warrants, and after the 18 19 date fixed in said notice, warrants shall cease to draw interest.

20 (5))) To prepare and submit to each school district superintendent in the county a written report of the state of the finances of such 21 district on the first day of each month, which report shall be 22 submitted not later than the seventh business day of ((said)) the 23 24 month, ((<del>certified to by the county auditor,</del>)) which report shall 25 contain the balance on hand the first of the preceding month, the funds paid in, warrants paid with interest thereon, if any, the number of 26 27 warrants issued and not paid, and the balance on hand.

28 ((<del>(6)</del> After each monthly settlement with the county commissioners))
29 <u>(3)</u> The treasurer of each county shall submit a statement of all
30 canceled warrants of districts to the respective school district
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superintendents((, which statement shall be verified to by the county auditor)). The canceled warrants of each district shall be preserved separately and shall at all times be open to inspection by the school district superintendent or by any authorized accountant of such district.

6 Sec. 3. RCW 36.16.140 and 1965 ex.s. c 23 s 6 are each amended to 7 read as follows:

8 Public auction sales of property conducted by or for the county 9 ((or an officer thereof)) shall be held at such places ((on county 10 property)) as the ((board of)) county ((commissioners)) legislative 11 authority may direct.

Sec. 4. RCW 36.29.010 and 1963 c 4 s 36.29.010 are each amended to read as follows:

14 The county treasurer:

(1) Shall receive all money due the county and disburse it on warrants issued and attested by the county auditor;

(2) Shall issue a receipt in duplicate for all money received other than taxes; ((he)) the treasurer shall deliver immediately to the person making the payment the original receipt and the duplicate ((he shall file immediately in the office of the county auditor)) shall be retained by the treasurer;

(3) Shall ((write)) affix on the face of all paid warrants ((when paid,)) the date of redemption((, and his signature)) or, in the case of proper contract between the treasurer and a qualified public depositary, the treasurer may consider the date affixed by the financial institution as the date of redemption; (4) Shall indorse on the face of all warrants ((presented)) for
 which there are not sufficient funds for payment, (("not paid for want
 of funds" and the date of such indorsement over his signature;

4 (5)) "interest bearing warrant" and when there are funds to redeem
5 outstanding warrants shall give notice:

6 (a) By publication in a legal newspaper published or circulated in
7 the county ((when there are funds to redeem outstanding warrants)); or
8 (b) By posting at three public places in the county if there is no

9 such newspaper; or

10 ((<del>(6)</del>)) <u>(c) By notification to the financial institution holding</u>
11 <u>the warrant;</u>

12 (5) Shall pay interest ((at the legal rate upon all)) on all 13 interest-bearing warrants from the date of ((the indorsement "not paid 14 for want of funds")) issue to the date of ((publishing or posting the 15 notice of redemption)) notification;

16 (((7))) (6) Shall ((arrange and keep his books so that the amount 17 received and paid out on account of separate funds or specific 18 appropriations shall be exhibited in separate accounts, as well as the 19 whole receipts and expenditures by one general account)) maintain 20 financial records reflecting receipts and disbursement by fund in 21 accordance with generally accepted accounting principles;

((<del>(8)</del> Shall keep his books, accounts, and vouchers open at all times to the inspection and examination of the board of county commissioners and the grand jury;

(9) Shall make a verified statement to the board of county commissioners at its July session showing the whole amount of his collections during the preceding year (stating particularly the source of each portion of revenue) from all sources paid into the county treasury, the funds among which the same was distributed, together with the amount of each fund, the total amount of warrants certified to him SHB 1316.PL p. 6 of 48 by the county auditor, the total amount of warrants paid by him during the same time, the total amount of warrants remaining unpaid on the thirtieth day of June immediately preceding, the funds on which the same are drawn, and generally make a full and specific showing of the financial condition of the county;

б (10))) (7) The treasurer, at the expiration of the term of office, shall make a complete settlement with the ((board of)) county 7 ((commissioners, as required by law and shall, at the expiration of his 8 9 term of office,)) legislative authority, and shall deliver to ((his)) the successor all public money, books, and papers in ((his)) the 10 11 treasurer's possession. ((In the event of his death before the expiration of his term, his legal representatives must deliver up all 12 official money, books, accounts, papers, and documents which come into 13 14 their possession.))

15 Sec. 5. RCW 36.29.020 and 1984 c 177 s 7 are each amended to read 16 as follows:

17 The county treasurer shall keep all moneys belonging to the state, 18 or to any county, in his or her own possession until disbursed 19 according to law. The county treasurer shall not place the same in the possession of any person to be used for any purpose; nor shall he or 20 21 she loan or in any manner use or permit any person to use the same; but it shall be lawful for a county treasurer to deposit any such 22 23 moneys in any regularly designated qualified public depositary. Any 24 municipal corporation may by action of its governing body authorize any of its funds which are not required for immediate expenditure, and 25 26 which are in the custody of the county treasurer or other municipal 27 corporation treasurer, to be invested by such treasurer. The county 28 treasurer may invest in savings or time accounts in designated qualified public depositaries or in certificates, notes, or bonds of 29

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the United States, or other obligations of the United States or its 1 2 agencies, or of any corporation wholly owned by the government of the 3 United States; in bankers' acceptances purchased on the secondary 4 market, in federal home loan bank notes and bonds, federal land bank 5 bonds and federal national mortgage association notes, debentures and б guaranteed certificates of participation, or the obligations of any other government sponsored corporation whose obligations are or may 7 become eligible as collateral for advances to member banks as 8 9 determined by the board of governors of the federal reserve system or 10 deposit such funds or any portion thereof in investment deposits as defined in RCW 39.58.010 secured by collateral in accordance with the 11 provisions of chapters 39.58 and 39.59 RCW: PROVIDED, Five percent of 12 the ((interest or)) earnings, with an annual maximum of fifty dollars, 13 14 on ((any)) <u>each</u> transaction((s)) authorized by ((each resolution of)) 15 the governing body shall be paid as an investment service fee to the 16 office of the county treasurer or other municipal corporation treasurer 17 when the ((interest or)) earnings become available to the governing 18 body: PROVIDED FURTHER, That if such investment service fee amounts to 19 five dollars or less the county treasurer or other municipal 20 corporation treasurer may waive such fee.

Whenever the funds of any municipal corporation which are not 21 22 required for immediate expenditure are in the custody or control of the county treasurer, and the governing body of such municipal corporation 23 24 has not taken any action pertaining to the investment of any such 25 funds, the county finance committee shall direct the county treasurer to invest, to the maximum prudent extent, such funds or any portion 26 thereof in savings or time accounts in designated qualified public 27 depositaries or in certificates, notes, or bonds of the United States, 28 29 or other obligations of the United States or its agencies, or of any corporation wholly owned by the government of the United States, in 30 SHB 1316.PL p. 8 of 48

bankers' acceptances purchased on the secondary market, in federal home 1 2 loan bank notes and bonds, federal land bank bonds and federal national mortgage association notes, debentures and guaranteed certificates of 3 4 participation, or the obligations of any other government sponsored corporation whose obligations are or may become eligible as collateral 5 б for advances to member banks as determined by the board of governors of the federal reserve system or deposit such funds or any portion thereof 7 in investment deposits as defined in RCW 39.58.010 secured by 8 9 collateral in accordance with the provisions of chapters 39.58 and 10 <u>39.59</u> RCW: PROVIDED, That the county treasurer shall have the power to select the specific qualified financial institution in which ((said)) 11 the funds may be invested. The interest or other earnings from such 12 investments or deposits shall be deposited in the current expense fund 13 14 of the county and may be used for general county purposes. The investment or deposit and disposition of the interest or other earnings 15 therefrom authorized by this paragraph shall not apply to such funds as 16 17 may be prohibited by the state Constitution from being so invested or 18 deposited.

19 Sec. 6. RCW 36.29.060 and 1985 c 469 s 44 are each amended to read 20 as follows:

Whenever the county treasurer has ((in his hands the sum of five 21 hundred dollars)) funds belonging to any fund upon which <u>"interest-</u> 22 23 <u>bearing"</u> warrants are outstanding, ((<del>he shall make a</del>)) <u>the treasurer</u> 24 shall have the discretion to call ((for the)) warrants ((to that amount 25 in the order of their issue. The county treasurer shall either notify 26 all holders of warrants covered by the call or cause the call to be 27 published in some newspaper of general circulation in the county in the 28 first issue of the newspaper after such sum has been accumulated. The call shall describe by number the warrants called, and specify the 29

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funds upon which they were drawn: PROVIDED, That the county legislative 1 2 authority may prescribe a less sum than five hundred dollars, upon the 3 accumulation of which the call shall be made as to any particular fund: 4 PROVIDED FURTHER, That if the warrant longest outstanding on any fund 5 exceeds the sum of five hundred dollars, or exceeds the sum fixed by б the county legislative authority, no call need be made for warrants on the fund until the amount due on the warrant has accumulated. No more 7 than two calls for the redemption of warrants shall be made by the 8 9 treasurer in any month)). The county treasurer shall give notice as 10 provided for in RCW 36.29.010(4). The treasurer shall pay on demand, in the order of their issue, any warrants when there shall be in the 11 treasury sufficient funds applicable to such payment. 12

13 Sec. 7. RCW 36.29.110 and 1963 c 4 s 36.29.110 are each amended to 14 read as follows:

All city taxes and earnings on such taxes, as provided for in RCW 15 16 <u>36.29.020</u>, collected <u>during the month</u> shall ((belong)) <u>be remitted</u> to 17 the city ((and)) by the county treasurer  $((shall_{\tau}))$  on or before the 18 tenth day of ((each, turn over all such taxes so collected for the 19 previous month to the city treasurer, and take a receipt therefor in duplicate, and at the same time he shall certify to the city 20 21 comptroller the amounts of taxes so collected and turn over and deliver 22 with such certificate one copy of the receipt of the city treasurer 23 therefor. The county treasurer shall also render to the city 24 comptroller, on or before the tenth day of each month, between the 25 first day of January and the first day of May a statement of all taxes 26 collected for such city during the preceding month)) the following 27 month. The county treasurer shall submit a statement of taxes collected with such remittance. To facilitate the investment of 28 collected taxes, the treasurer may invest as provided for in RCW 29 p. 10 of 48 SHB 1316.PL

<u>36.29.020 without the necessity of the cities specifically requesting</u>
 <u>combining funds for the purposes of investment.</u>

3 Sec. 8. RCW 36.29.180 and 1963 c 4 s 36.29.180 are each amended to 4 read as follows:

5 The county treasurer, in all instances where required by law to 6 handle, collect, disburse, and account for ((the funds collected 7 pursuant to the assessment roll of any political subdivision)) special 8 assessments, fees, rates, or charges within the county, may charge and 9 collect a fee for ((his)) services ((according to but not to exceed the 10 following schedule:

11 For up to a five year term assessment roll, a fee of two dollars
12 per account;

13 For a six to ten year term assessment roll, a fee of three dollars
14 per account;

15 For an eleven to fifteen year term assessment roll, a fee of four 16 dollars per account;

For an assessment roll of over fifteen years, a fee of five dollars per account)) not to exceed four dollars per parcel for each year in which the funds are collected. Such charges for services shall be based upon costs incurred by the treasurer in handling, collecting, disbursing, and accounting for the funds.

Such fees shall be a charge against the district((, shall be included as a part of the cost of the improvement,)) and shall be credited to the county current expense fund by the county treasurer ((from moneys received following publication of the assessment roll. The provisions of this section shall not apply to irrigation district assessments)).

1 Sec. 9. RCW 36.33.160 and 1963 c 4 s 36.33.160 are each amended to
2 read as follows:

Upon request the county treasurer shall furnish to the ((board of))3 4 county ((commissioners on or before the first day of May of each year, 5 or at any other date that may be found advisable,)) legislative б authority a list of all lands owned by the county, together with the amounts levied as assessments and the district in or by which such 7 assessments are levied, against each description of ((said)) the lands, 8 9 as it appears on the assessment roll of the district. On or before the 10 first day of August of each year ((he)), upon request, the treasurer shall furnish to the county ((commissioners)) legislative authority a 11 similar list of all land owned by the county and subject to any such 12 assessments, together with the amounts of any installment of 13 assessments falling due against any of such lands in the ensuing year 14 and an estimate of any maintenance or other assessments to be made 15 against same to fall due in the ensuing year((; also an estimate of the 16 17 amount of assessments to fall due in the ensuing year against lands that will be acquired by the county in such year)). 18

19 Sec. 10. RCW 36.34.080 and 1965 ex.s. c 23 s 1 are each amended to 20 read as follows:

All sales of county property ordered after a public hearing upon the proposal to dispose thereof must be made by the county treasurer ((at such place on county property as the board of county commissioners may direct)) or treasurer's designee to the highest and best bidder at public auction.

26 Sec. 11. RCW 36.48.070 and 1963 c 4 s 36.48.070 are each amended 27 to read as follows:

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The county treasurer, the county auditor, and the ((chairman)) 1 2 ((board of)) county ((commissioners)) legislative chair of the authority, ex officio, shall constitute the county finance committee. 3 4 The county treasurer shall act as ((chairman)) chair of the committee 5 and the county auditor as secretary thereof((, and the office of the б committee shall be in the office of the county auditor)). The committee shall keep a full and complete record of all its proceedings 7 in appropriate books of record and all such records and all 8 9 correspondence relating to the committee shall be kept in the office of the county auditor and shall be open to public inspection. 10 The committee shall approve county investment policy and shall make 11 appropriate rules and regulations for the carrying out of 12 the provisions of RCW 36.48.010 through 36.48.060, not inconsistent with 13 14 law.

15 <u>NEW SECTION.</u> Sec. 12. A new section is added to chapter 36.88 RCW 16 to read as follows:

17 (1) Any county maintaining a local improvement guaranty fund under 18 this chapter, upon certification by the county treasurer that the local 19 improvement guaranty fund has sufficient funds currently on hand to meet all valid outstanding obligations of the fund and all other 20 obligations of the fund reasonably expected to be incurred in the near 21 future, may by ordinance transfer assets from such fund to its general 22 23 fund. The net cash of the local improvement guaranty fund may be reduced by such transfer to an amount not less than five percent of the 24 net outstanding obligations guaranteed by such fund. 25

26 (2) If, at any time within five years of any transfer of assets 27 from the local improvement guaranty fund to the general fund of the 28 county, the net cash of the local improvement guaranty fund is reduced 29 below the minimum amount specified in subsection (1) of this section,

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1 the county shall, to the extent of the amount transferred, pay valid 2 claims against the local improvement guaranty fund as a general 3 obligation of the county. In addition, such county shall pay all 4 reasonable costs of collection necessarily incurred by the holders of 5 valid claims against the local improvement guaranty fund.

6 Sec. 13. RCW 43.09.240 and 1965 c 8 s 43.09.240 are each amended 7 to read as follows:

8 Every public officer and employee shall keep all accounts of his 9 office in the form prescribed and make all reports required by the 10 state auditor. Any public officer or employee who refuses or wilfully 11 neglects to perform such duties shall be subject to removal from office 12 in an appropriate proceeding for that purpose brought by the attorney 13 general or by any prosecuting attorney.

Every public officer and employee, whose duty it is to collect or receive payments due or for the use of the public shall deposit such moneys collected or received by him <u>or her</u> with the treasurer of the taxing district once every twenty-four consecutive hours. <u>The</u> <u>treasurer may in his or her discretion grant an exception where such</u> <u>daily transfers would not be administratively practical or feasible.</u>

In case a public officer or employee collects or receives funds for the account of a taxing district of which he <u>or she</u> is an officer or employee, ((he)) <u>the treasurer</u> shall, ((<del>on Saturday</del>)) <u>by Friday</u> of each week, pay to the proper officer of the taxing district for the account of which the collection was made or payment received, the full amount collected or received during the current week for the account of the district.

27 Sec. 14. RCW 58.08.040 and 1989 c 378 s 2 are each amended to read 28 as follows:

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Any person filing a plat, replat, altered plat, or binding site 1 2 plan((, or condominium plan)) subsequent to May 31st in any year and 3 prior to the date of the collection of taxes, shall deposit with the 4 county treasurer a sum equal to the product of the county assessor's latest valuation on the unimproved property in such subdivision 5 б multiplied by the current year's dollar rate increased by twenty-five percent on the property platted. The treasurer's receipt ((for said 7 amount)) shall be ((taken by the auditor as)) evidence of the payment 8 9 ((of the tax)). The treasurer shall appropriate so much of ((said)) 10 <u>the</u> deposit as will pay the taxes on the ((said)) property when the tax rolls are ((placed in his hands)) certified by the assessor for 11 collection, and in case the sum deposited is in excess of the amount 12 necessary for the payment of the ((said)) taxes, the treasurer shall 13 14 return, to the party depositing, the amount of ((said)) excess((, taking his receipt therefor, which receipt shall be accepted for its 15 16 face value on the treasurer's quarterly settlement with the county 17 auditor)).

18 Sec. 15. RCW 82.45.180 and 1982 c 176 s 2 are each amended to read 19 as follows:

20 The county treasurer shall collect a two-dollar fee on all transactions required by this chapter where the transaction does not 21 22 require the payment of tax. The county treasurer shall place one 23 percent of the proceeds of the tax imposed by this chapter and the 24 treasurer's fee in the county current expense fund to defray costs of collection and shall pay over to the state treasurer and account to the 25 department of revenue for the remainder of the proceeds at the same 26 27 time the county treasurer remits funds to the state under RCW 28 84.56.280. The proceeds of the tax on any sale occurring prior to September 1, 1981, when the proceeds have not been certified by an 29

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educational service district superintendent for school districts prior
 to September 1, 1981, shall be included in the amount remitted to the
 state treasurer. The state treasurer shall deposit the proceeds in the
 general fund for the support of the common schools.

5 Sec. 16. RCW 84.56.020 and 1988 c 222 s 30 are each amended to 6 read as follows:

7 The county treasurer shall be the receiver and collector of all 8 taxes extended upon the tax rolls of the county, whether levied for 9 state, county, school, bridge, road, municipal or other purposes, and 10 also of all fines, forfeitures or penalties received by any person or officer for the use of his or her county. All taxes upon real and 11 12 personal property made payable by the provisions of this title shall be 13 due and payable to the treasurer ((as aforesaid)) on or before the thirtieth day of April and shall be delinquent after that date: 14 PROVIDED, That each tax statement shall include a notice that checks 15 16 for payment of taxes may be made payable to "Treasurer of ..... County" or other appropriate office, but tax statements shall not 17 18 include any suggestion that checks may be made payable to the name of 19 individual holding the office of treasurer nor any other the individual: PROVIDED FURTHER, That when the total amount of tax or 20 21 <u>special assessments</u> on personal property or on any lot, block or tract of real property payable by one person is thirty dollars or more, and 22 23 if one-half of such tax be paid on or before the ((said)) thirtieth day 24 of April, the remainder of such tax shall be due and payable on or before the thirty-first day of October following and shall be 25 26 delinquent after that date: PROVIDED FURTHER, That when the total 27 amount of tax or special assessments on any lot, block or tract of real 28 property payable by one person is thirty dollars or more, and if onehalf of such tax be paid after the thirtieth day of April but before 29 p. 16 of 48 SHB 1316.PL

1 the thirty-first day of October, together with the applicable interest 2 and penalty on the full amount of such tax, the remainder of such tax 3 shall be due and payable on or before the thirty-first day of October 4 following and shall be delinguent after that date.

5 Delinquent taxes under this section are subject to interest at the 6 rate of twelve percent per annum computed on a monthly basis from the 7 date of delinquency until paid. Interest shall be calculated at the 8 rate in effect at the time of payment of the tax, regardless of when 9 the taxes were first delinquent. In addition, delinquent taxes under 10 this section are subject to penalties as follows:

(1) A penalty of three percent shall be assessed on the amount of tax delinquent on ((May 31st)) June 1st of the year in which the tax is due.

(2) An additional penalty of eight percent shall be assessed on the total amount of tax delinquent on ((November 30th)) <u>December 1st</u> of the year in which the tax is due.

17 (((3) Penalties under this section shall not be assessed on taxes 18 that were first delinquent prior to 1982.))

19 For purposes of this chapter, "interest" means both interest and 20 penalties.

All collections of interest on delinquent taxes shall be credited to 21 the county current expense fund; but the cost of foreclosure and sale 22 of real property, and the fees and costs of distraint and sale of 23 personal property, for delinquent taxes, shall, when collected, be 24 25 credited to the operation and maintenance fund of the county treasurer prosecuting the foreclosure or distraint or sale; and shall be used by 26 27 the county treasurer as a revolving fund to defray the cost of further foreclosure, distraint and sale for delinquent taxes without regard to 28 29 budget limitations.

1 Sec. 17. RCW 84.56.050 and 1963 c 94 s 1 are each amended to read
2 as follows:

On receiving the tax rolls the treasurer shall post all real and 3 4 personal property taxes from ((said)) the rolls to the treasurer's tax 5 ((segregation register)) roll, and shall carry forward to the current б tax rolls((, or if he so elects to a separate card or other record of delinquencies,)) a memorandum of all delinquent taxes on each and every 7 description of property, and enter the same ((opposite or under)) on 8 9 the property upon which the ((said)) taxes are delinquent((, in a space 10 provided for that purpose, )) showing the amounts for each year. The treasurer shall notify each taxpayer in ((his)) the county, at the 11 12 expense of the county, of the amount of ((his)) the real and personal property, and the ((total)) current and delinquent amount of tax due on 13 14 the same; and the treasurer shall ((either)) have printed on ((said)) 15 the notice the name of each tax and the levy made on the same((, or 16 shall during the month of February publish once in a newspaper having 17 general circulation in the county a listing of the levies made in the 18 respective taxing districts and shall upon request furnish such a 19 listing to any one requesting the same; and)). The county treasurer 20 shall be the sole collector of all delinquent taxes and all other taxes due and collectible on the tax rolls of the county: PROVIDED, That the 21 term "taxpayer" as used in this section shall mean any person charged, 22 or whose property is charged, with property tax; and the person to be 23 24 notified is that person whose name appears on the tax roll herein 25 mentioned: PROVIDED, FURTHER, That if no name so appears the person to be notified is that person shown by the treasurer's tax rolls or 26 27 duplicate tax receipts of any preceding year as the payer of the tax last paid on the property in question. 28

1 Sec. 18. RCW 84.56.060 and 1971 ex.s. c 35 s 1 are each amended to
2 read as follows:

3 The county treasurer upon receiving any tax paid in cash, shall 4 give to the person paying the same a receipt ((therefor, specifying 5 therein the land, city or town lot, or other real and personal property б on which the tax so paid was levied according to its description on the treasurer's tax roll and the year for which the tax was levied)). The 7 treasurer shall record the payment of all taxes in the treasurer's 8 records by parcel. The owner or owners of property against which there 9 10 are delinquent taxes, shall have the right to pay the current tax without paying any delinquent taxes there may be against ((said)) the 11 property((: PROVIDED, HOWEVER, That in issuing a receipt for such 12 13 current tax the county treasurer shall endorse upon the face of such 14 receipt a memorandum of all delinquent taxes against the property therein described, showing the year for which said tax is delinquent 15 16 and the amount of delinquent tax for each and every year. Such 17 receipts shall be numbered consecutively for such year and such numbers and amount of taxes paid shall be immediately entered upon the 18 19 treasurer's tax roll opposite or under each and every piece of property 20 therein for which such receipt was given; it shall contain the name of the party paying, with the amount and date of payment and the 21 description of the property upon which the tax is paid. Such receipt 22 23 shall be made out with a stub, which shall be a summary of the receipt. 24 He shall post such collections into his cash or collection register, 25 provided for that purpose, to thus keep an accurate account not only of the gross amount of collections, but also the amount collected upon the 26 27 consolidated fund and upon each and every separate fund. The treasurer 28 shall also keep a separate register for the purpose of entering therein 29 all collections made on account of delinquent taxes: PROVIDED FURTHER, That the treasurer shall be deemed to have complied with the receipt 30

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1 requirement of this section if he shall establish a procedure whereby 2 notice to any person charged with tax is given by mail and which 3 provides each taxpayer with a copy or stub of the tax statement 4 containing all of the information as required on a receipt for payment 5 of the taxes due)).

6 Sec. 19. RCW 84.56.070 and 1975-'76 2nd ex.s. c 10 s 2 are each 7 amended to read as follows:

8 On the fifteenth day of February succeeding the levy of taxes, the 9 county treasurer shall proceed to collect all personal property taxes. 10 ((He)) The treasurer shall give notice by mail to all persons charged with personal property taxes, and if such taxes are not paid before 11 they become delinquent, ((he)) the treasurer shall forthwith proceed to 12 13 collect the same. In the event that he or she is unable to collect the 14 same when due, ((he)) the treasurer shall prepare papers in distraint, which shall contain a description of the personal property, the amount 15 16 of taxes, the amount of the accrued interest at the rate provided by 17 law from the date of delinquency, and the name of the owner or reputed 18 owner((, and he)). The treasurer shall without demand or notice 19 distrain sufficient goods and chattels belonging to the person charged with such taxes to pay the same, with interest at the rate provided by 20 21 law from the date of delinquency, together with all accruing costs, and shall proceed to advertise the same by posting written notices in three 22 23 public places in the county in which such property has been distrained, 24 one of which places shall be at the county court house, such notice to 25 state the time when and place where such property will be sold. The 26 county treasurer, or ((his)) the treasurer's deputy, shall tax the same fees for making the distraint and sale of goods and chattels for the 27 28 payment of taxes as are allowed by law to sheriffs for making levy and sale of property on execution; traveling fees to be computed from the 29 p. 20 of 48 SHB 1316.PL

county seat of the county to the place of making distraint. If the 1 taxes for which such property is distrained, and the interest and costs 2 3 accruing thereon, are not paid before the date appointed for such sale, 4 which shall be not less than ten days after the taking of such 5 property, such treasurer or treasurer's designee shall proceed to sell б such property at public auction, or so much thereof as shall be sufficient to pay such taxes, with interest and costs, and if there be 7 any ((overplus)) excess of money arising from the sale of any personal 8 9 property, the treasurer shall pay such ((overplus)) excess less any 10 cost of the auction to the owner of the property so sold or to his or her legal representative: PROVIDED, That whenever it shall become 11 12 necessary to distrain any standing timber owned separately from the 13 ownership of the land upon which the same may stand, or any fish trap, pound net, reef net, set net or drag seine fishing location, or any 14 other personal property as the treasurer shall determine to be 15 incapable or reasonably impracticable of manual delivery, it shall be 16 17 deemed to have been distrained and taken into possession when the 18 ((said)) treasurer shall have, at least thirty days before the date 19 fixed for the sale thereof, filed with the auditor of the county 20 wherein such property is located a notice in writing reciting that ((he)) the treasurer has distrained such property, describing it, 21 giving the name of the owner or reputed owner, the amount of the tax 22 due, with interest, and the time and place of sale; a copy of ((said)) 23 24 the notice shall also be sent to the owner or reputed owner at his last 25 known address, by registered letter at least thirty days prior to the 26 date of sale: AND PROVIDED FURTHER, That if the county treasurer has 27 reasonable grounds to believe that any personal property upon which 28 taxes have been levied, but not paid, is about to be removed from the 29 county where the same has been assessed, or is about to be destroyed, sold or disposed of, the county treasurer may demand such taxes, 30

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without the notice provided for in this section, and if necessary may
 forthwith distrain sufficient goods and chattels to pay the same.

3 Sec. 20. RCW 84.56.120 and 1961 c 15 s 84.56.120 are each amended 4 to read as follows:

5 After personal property has been assessed, it shall be unlawful for any person to remove the same from the county in which the property was б assessed and from the state until taxes and interest are paid, or until 7 8 notice has been given to the county treasurer describing the property 9 to be removed and in case of public sales of personal property, a list of the property desired to be sold shall be sent to the treasurer, and 10 no property shall be sold at such sale until the tax has been paid, the 11 tax to be computed upon the consolidated tax levy for the previous 12 13 year. Any person violating the provisions of this section shall be guilty of a misdemeanor. 14

15 Sec. 21. RCW 84.56.220 and 1961 c 15 s 84.56.220 are each amended 16 to read as follows:

In the event of the destruction of personal property ((by fire after the date of delinquency of any year)), the lien of the personal property tax shall attach to and follow any insurance that may be upon ((said)) the property and the insurer shall pay to the county treasurer from the ((said)) insurance money all taxes, interest and costs that may be due((, and or are a lien against the identical property so destroyed)).

24 **Sec. 22.** RCW 84.56.230 and 1973 1st ex.s. c 43 s 1 are each 25 amended to read as follows:

26 On the first day of each month the county treasurer shall 27 distribute pro rata, according to the rate of levy for each fund, the SHB 1316.PL p. 22 of 48

amount collected as consolidated tax during the preceding month((, and 1 2 shall certify the same to the county auditor)): PROVIDED, HOWEVER, That the county treasurer, at his or her option, may distribute the 3 4 total amount of such taxes collected according to the ratio that the levy of taxes made for each taxing district in the county bears to such 5 total amount collected. On or before the tenth day of each month the б county treasurer shall ((turn over)) remit to the respective city 7 treasurers the cities' pro rata share of all taxes collected for the 8 9 previous month ((and take receipts therefor in duplicate, and shall 10 certify to the city comptroller or other accounting officer of each 11 such city the amount of such taxes so collected and turned over, and 12 shall deliver with such certificate one copy of the receipt of the city treasurer therefor)) as provided for in RCW 36.29.110. 13

14 Sec. 23. RCW 84.56.260 and 1984 c 250 s 7 are each amended to read 15 as follows:

16 The power and duty to levy on property and collect any tax due and 17 unpaid shall ((continue in and devolve upon)) be the responsibility of 18 the county treasurer ((and his successors in office after his return to the county auditor, and)) until the tax is paid; and the ((warrant 19 20 attached to)) certification of the assessment roll shall continue in force and confer authority upon the treasurer to whom the same was 21 issued((, and upon his successors in office,)) to collect any tax due 22 23 and uncollected thereon. This section shall apply to all assessment 24 rolls ((and the warrants thereto attached: PROVIDED, That taxes 25 imposed but not collected on boats for the years 1980 through 1982 may 26 not be collected)), special assessments, fees, rates, or other charges 27 for which the treasurer has the responsibility for collection.

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1 Sec. 24. RCW 84.56.280 and 1979 ex.s. c 86 s 7 are each amended to
2 read as follows:

Immediately after the last day of each month, the county treasurer 3 4 shall pay over to the state treasurer the amount collected by ((him))5 the county treasurer and credited to the various state funds, but every б such payment shall be subject to correction for error discovered ((upon the quarterly settlement next following. The county auditor shall at 7 the same time ascertain and report to the department of revenue in 8 9 writing the amounts due to the various state funds)). If they are not paid to the state treasurer before the twentieth day of the month 10 ((he)) the state treasurer shall make a sight draft on the county 11 treasurer for such amount. ((On the first Mondays of January, April, 12 13 July, and October, respectively, of each year, the county treasurer 14 shall make full settlement with the county auditor of his receipts and 15 collections for all purposes from the date of the last settlement up to 16 and including the last day of the preceding month. The county auditor 17 shall, on or before the fifteenth day of the month in which such settlement is made, notify the department of revenue of the result of 18 19 the quarterly settlement with the county treasurer.)) Should any 20 county treasurer fail or refuse to honor the draft or make payment of the amount thereon, except for manifest error or other good and 21 sufficient cause, ((he)) the county treasurer shall be guilty of 22 nonfeasance in office and upon conviction thereof shall be punished 23 24 according to law.

25 **Sec. 25.** RCW 84.64.050 and 1989 c 378 s 37 are each amended to 26 read as follows:

27 After the expiration of three years from the date of delinquency, 28 when any property remains on the tax rolls for which no certificate of 29 delinquency has been issued, the county treasurer shall proceed to SHB 1316.PL p. 24 of 48 1 issue certificates of delinquency on ((said)) the property to the 2 county for all years' taxes, interest, and costs: PROVIDED, That the 3 county treasurer, with the consent of the county legislative authority, 4 may elect to issue a certificate for fewer than all years' taxes, 5 interest, and costs to a minimum of the taxes, interest, and costs for 6 the earliest year.

7 <u>Certificates of delinquency shall be prima facie evidence that:</u>
8 (1) The property described was subject to taxation at the time the
9 <u>same was assessed;</u>

10 (2) The property was assessed as required by law;

11 (3) The taxes or assessments were not paid at any time before the 12 issuance of the certificate;

13 (4) Such certificate shall have the same force and effect as a lis
14 pendens required under chapter 4.28 RCW.

The county treasurer may include in the certificate of delinquency any assessments which are due on the property and are the responsibility of the county treasurer to collect. For purposes of this chapter, "taxes, interest, and costs" include any assessments which are so included by the county treasurer.

20 ((The change to a three-year grace period shall first be effective 21 on May 1, 1983. Prior to that date, the county treasurer shall send a 22 notice to all taxpayers with taxes delinquent for two years or more, 23 notifying them of the change in the grace period.)) The treasurer 24 shall file ((said)) the certificates when completed with the clerk of the court at no cost to the treasurer, and the treasurer shall 25 thereupon, with ((such)) legal assistance ((as the county legislative 26 27 authority shall provide in counties having a population of thirty 28 thousand or more, and with the assistance of)) from the county 29 prosecuting attorney ((in counties having a population of less than thirty thousand)), proceed to foreclose in the name of the county, the 30

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tax liens embraced in such certificates((, and the same proceedings 1 shall be had as when held by an individual: PROVIDED, That)). Notice 2 and summons must be served or notice given in a manner reasonably 3 4 calculated to inform the owner or owners, and any person having a recorded interest in or lien of record upon the property, of the 5 б foreclosure action to appear within thirty days after service of such notice and defend such action or pay the amount due. Either (((1)))7 (a) personal service upon the owner or owners and any person having a 8 recorded interest in or lien of record upon the property, or (((2)))9 10 (b) publication once in a newspaper of general circulation, which is 11 circulated in the area of the property and mailing of notice by certified mail to the owner or owners and any person having a recorded 12 interest in or lien of record upon the property, or, if a mailing 13 14 address is unavailable, personal service upon the occupant of the property, if any, is sufficient. ((In addition to)) If such notice is 15 16 returned as unclaimed, the treasurer shall send notice by regular first 17 class mail. The notice shall include the legal description on the tax 18 rolls, the year or years for which assessed, the amount of tax and 19 interest due, and the name of owner, or reputed owner, if known, and 20 the notice must include the local street address, if any, for informational purposes only. ((It shall be the duty of the county 21 22 treasurer to mail a copy of the published summons, within fifteen days after the first publication thereof, to the treasurer of each city or 23 24 town within which any property involved in a tax foreclosure is 25 situated, but the treasurer's failure to do so shall not affect the 26 jurisdiction of the court nor the priority of any tax sought to be 27 foreclosed. Said)) The certificates of delinquency issued to the county may be issued in one general certificate in book form including 28 29 all property, and the proceedings to foreclose the liens against ((said)) the property may be brought in one action and all persons 30 SHB 1316.PL p. 26 of 48

interested in any of the property involved in ((said)) the proceedings 1 2 may be made codefendants in ((said)) the action, and if unknown may be 3 therein named as unknown owners, and the publication of such notice 4 shall be sufficient service thereof on all persons interested in the property described therein, except as provided above. The person or 5 б persons whose name or names appear on the treasurer's rolls as the owner or owners of ((said)) the property shall be considered and 7 treated as the owner or owners of ((said)) the property for the purpose 8 9 of this section, and if upon ((said)) the treasurer's rolls it appears 10 that the owner or owners of ((said)) the property are unknown, then 11 ((said)) the property shall be proceeded against, as belonging to an 12 unknown owner or owners, as the case may be, and all persons owning or 13 claiming to own, or having or claiming to have an interest therein, are 14 hereby required to take notice of ((said)) the proceedings and of any 15 and all steps thereunder: PROVIDED, That prior to the sale of the 16 property, ((if such property is shown on the tax rolls under unknown 17 owners or as having an assessed value of three thousand dollars or 18  $\frac{more_{\tau}}{1}$ ) the treasurer shall order or conduct a title search of the 19 property to be sold to determine the legal description of the property 20 to be sold and the record title holder, and if the record title holder or holders differ from the person or persons whose name or names appear 21 on the treasurer's rolls as the owner or owners, the record title 22 holder or holders shall be considered and treated as the owner or 23 24 owners of ((said)) the property for the purpose of this section, and 25 shall be entitled to the notice provided for in this section. Such title search shall be included in the costs of foreclosure. 26

The county treasurer shall not ((issue certificates of delinquency upon)) <u>sell</u> property which is eligible for deferral of taxes under chapter 84.38 RCW but shall require the owner of the property to file a declaration to defer taxes under chapter 84.38 RCW.

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1 Sec. 26. RCW 84.64.070 and 1963 c 88 s 2 are each amended to read
2 as follows:

3 Real property upon which certificates of delinquency have been 4 issued under the provisions of this chapter, may be redeemed at any 5 time before the <u>close of business the day before the</u> day of the sale, б by payment, ((in legal money of the United States)) as prescribed by the county treasurer, to the county treasurer of the proper county, 7 ((for the benefit of the owner of the certificate of delinquency 8 9 against said property,)) of the amount for which the certificate of 10 delinquency was ((<del>sold</del>)) <u>issued</u>, together with interest at the statutory rate per annum charged on delinquent general real and 11 personal property taxes from date of issuance of 12 ((<del>said</del>)) the certificate of delinquency until paid. 13 The person redeeming such 14 property shall also pay the amount of all taxes, interest and costs accruing after the issuance of such certificate of delinquency, ((and 15 paid by the holder of said certificate of delinquency or his 16 17 assignee,)) together with interest at the statutory rate per annum 18 charged on delinguent general real and personal property taxes on such 19 payment from the day the same was made. No fee shall be charged for 20 any redemption. Tenants in common or joint tenants shall be allowed to individual interest in real property for which 21 redeem their certificates of delinquency have been issued under the provisions of 22 this chapter, in the manner and under the terms specified in this 23 24 section for the redemption of real property other than that of 25 ((insane)) persons ((and)) adjudicated to be legally incompetent or 26 minors ((heirs. Any redemption made shall inure to the benefit of the 27 person having the legal or equitable title to the property redeemed, 28 subject, however, to the right of the person making the same to be 29 reimbursed by the person benefited)). If the real property of any minor, or any ((insane)) person adjudicated to be legally incompetent, 30 p. 28 of 48 SHB 1316.PL

be sold for nonpayment of taxes, the same may be redeemed at any time 1 2 within three years after the ((issuance of the tax deed)) date of sale upon the terms specified in this section, on the payment of interest at 3 4 the statutory rate per annum charged on delinquent general real and personal property taxes on the amount for which the same was sold, from 5 б and after the date of sale, and in addition the redemptioner shall pay the reasonable value of all improvements made in good faith on the 7 property, less the value of the use thereof, which redemption may be 8 9 made by themselves or by any person in their behalf.

10 Sec. 27. RCW 84.64.080 and 1981 c 322 s 5 are each amended to read 11 as follows:

12 The court shall examine each application for judgment foreclosing 13 tax lien, and if defense (specifying in writing the particular cause of 14 objection) be offered by any person interested in any of ((said)) the lands or lots to the entry of judgment against the same, the court 15 16 shall hear and determine the matter in a summary manner, without other pleadings, and shall pronounce judgment as the right of the case may 17 18 be; or ((said)) the court may, in its discretion, continue such 19 individual cases, wherein defense is offered, to such time as may be necessary, in order to secure substantial justice to the contestants 20 therein; but in all other cases ((said)) the court shall proceed to 21 determine the matter in a summary manner as above specified. 22 In all 23 judicial proceedings of any kind for the collection of taxes, and 24 interest and costs thereon, all amendments which by law can be made in 25 any personal action pending in such court shall be allowed, and no assessments of property or charge for any of ((said)) the taxes shall 26 27 be considered illegal on account of any irregularity in the tax list or 28 assessment rolls or on account of the assessment rolls or tax list not having been made, completed or returned within the time required by 29

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law, or on account of the property having been charged or listed in the 1 assessment or tax lists without name, or in any other name than that of 2 3 the owner, and no error or informality in the proceedings of any of the 4 officers connected with the assessment, levying or collection of the 5 taxes, shall vitiate or in any manner affect the tax or the assessment б thereof, and any irregularities or informality in the assessment rolls or tax lists or in any of the proceedings connected with the assessment 7 or levy of such taxes or any omission or defective act of any officer 8 9 or officers connected with the assessment or levying of such taxes, may 10 be, in the discretion of the court, corrected, supplied and made to conform to the law by the court. The court shall give judgment for 11 such taxes, interest and costs as shall appear to be due upon the 12 several lots or tracts described in ((said)) the notice of application 13 14 for judgment or complaint, and such judgment shall be a several 15 judgment against each tract or lot or part of a tract or lot for each kind of tax included therein, including all interest and costs, and the 16 17 court shall order and direct the clerk to make and enter an order for 18 the sale of such real property against which judgment is made, or 19 vacate and set aside the certificate of delinquency or make such other 20 order or judgment as in the law or equity may be just. ((Said)) The order shall be signed by the judge of the superior court ((and attested 21 22 by the clerk thereof, and a certified copy of said order, together with the list of the property therein ordered sold)), shall be delivered to 23 24 the county treasurer, and shall be full and sufficient authority for 25 him or her to proceed to sell ((said)) the property for ((said)) the sum as set forth in ((said)) the order and to take such further steps 26 27 in the matter as are provided by law. The county treasurer shall 28 immediately after receiving the order and judgment of the court proceed 29 to sell the property as provided in this chapter to the highest and best bidder for cash. The acceptable minimum bid shall be the total 30 SHB 1316.PL p. 30 of 48

amount of taxes, interest, penalties, and costs. All sales shall be 1 2 made at ((such place on)) a location in the county ((property as the 3 county legislative authority may direct on Friday between the hours of 4 9 o'clock in the morning and 9 o'clock in the evening, as the county legislative authority)) on a date and time (except Saturdays, Sundays, 5 б or legal holidays) as the county treasurer may direct, and shall continue from day to day (Saturdays ((and)), Sundays, and legal 7 holidays excepted) during the same hours until all lots or tracts are 8 9 sold, after first giving notice of the time, and place where such sale 10 is to take place for ten days successively by posting notice thereof in three public places in the county, one of which shall be in the office 11 of ((said)) the treasurer. The notice shall be substantially in the 12 13 following form:

14

#### TAX JUDGMENT SALE

15 Public notice is hereby given that pursuant to real property tax 16 judgment of the superior court of the county of ..... in the state 17 of Washington, and an order of sale duly issued by ((said)) the court, 18 entered the ..... day of ....., in proceedings for 19 foreclosure of tax liens upon real property, as per provisions of law, I shall on the ..... day of ....., ...., at ..... o'clock a.m., 20 21 at ..... in the city of ....., and county of ....., 22 state of Washington, sell the ((following described lands or lots,)) 23 real property to the highest and best bidder for cash, to satisfy the full amount of taxes, interest and costs adjudged to be due ((thereon 24 25 as follows, to wit: (Description of property.))).

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2 No county officer or employee shall directly or indirectly be a 3 purchaser of such property at such sale.

4 ((The treasurer may include in one notice any number of separate
5 tracts or lots.))

6 If any buildings or improvements are upon an area encompassing more 7 than one tract or lot, the same must be advertised and sold as a single 8 unit.

9 If the highest amount bid for any such separate unit tract or lot is in excess of the ((entire amount of the taxes and interest)) minimum 10 11 bid due upon the whole property included in the certificate of 12 delinquency, the excess shall be refunded following payment of all 13 water and sewer district liens, on application therefor, to the record owner of the property. The record owner of the property is the person 14 15 who held title on the date of issuance of the certificate of 16 delinquency. In the event no claim for the ((said)) excess is received by the county treasurer within three years after the date of the sale 17 18 he or she shall at expiration of the three year period deposit such 19 excess in the current expense fund of the county. The county treasurer shall execute to the purchaser of any piece or parcel of land a tax 20 21 The deed so made by the county treasurer, under the official deed. seal of his or her office, shall be recorded in the same manner as 22 23 other conveyances of real property, and shall vest in the grantee, his 24 or her heirs and assigns the title to the property therein described, 25 without further acknowledgment or evidence of such conveyance, and 26 shall be substantially in the following form:

27 State of Washington }

28 } ss.

2 This indenture, made this ..... day of ....., ..., 3 between ....., as treasurer of ..... county, state of 4 Washington, party of the first part, and ....., party of the 5 second part:

Witnesseth, that, whereas, at a public sale of real property held б 7 on the ..... day of ......, ...., pursuant to a real property tax 8 judgment entered in the superior court in the county of ..... on 9 the ..... day of ....., ...., in proceedings to foreclose tax liens upon real property and an order of sale duly issued by ((said)) 10 the court, ..... duly purchased in compliance with the laws of the 11 state of Washington, the following described real property, to wit: 12 13 (Here place description of real property conveyed) and that ((said)) the ..... has complied with the laws of the state of Washington 14 15 necessary to entitle (him, or her or them) to a deed for ((said)) the 16 real property.

Now, therefore, know ye, that, I ...., county treasurer of ((said)) the county of ...., state of Washington, in consideration of the premises and by virtue of the statutes of the state of Washington, in such cases provided, do hereby grant and convey unto ....., his or her heirs and assigns, forever, the ((said)) real property hereinbefore described.

Given under my hand and seal of office this ..... day of A.D. .....

25 County Treasurer.

26 **Sec. 28.** RCW 84.64.120 and 1988 c 202 s 70 are each amended to 27 read as follows:

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Appellate review of the judgment of the superior court may be 1 2 sought as in other civil cases. However, review must be sought within 3 thirty days after the entry of the judgment and the party taking such 4 appeal shall ((execute, serve and file a bond payable to the state of 5 Washington, with two or more sureties, to be approved by the court, in б an amount to be fixed by the court)) deposit a sum equal to all taxes, interest, penalties, and costs with the clerk of the court, conditioned 7 that the appellant shall prosecute ((his said)) the appeal with effect, 8 9 and will pay the amount of any taxes, interest and costs which may be 10 finally adjudged against the real property involved in the appeal by 11 any court having jurisdiction of the cause((, which bond shall be so served and filed at the time of the service of said notice of appeal, 12 13 and the respondent may, within five days after the service of such 14 bond, object to the sureties thereon, or to the form and substance of 15 such bond, in the court in which the action is pending, and if, upon 16 hearing of such objections to said bond, it is determined by the court 17 that the sureties thereon are insufficient for any reason, or that the bond is defective for any other reason, the court shall direct a new 18 bond to be executed with sureties thereon, to be justified as provided 19 20 by law, but)). No appeal shall be allowed from any judgment for the sale of land or lot for taxes((, and no bond given on appeal as herein 21 22 provided shall operate as a supersedeas, )) unless the party taking such appeal shall before the time of giving notice of such appeal, and 23 24 within thirty days herein allowed within which to appeal, deposit with 25 the ((county treasurer)) clerk of the court of the county in which the 26 land or lots are situated, an amount of money equal to the amount of 27 the judgment and costs rendered in such cause by the trial court. If, in case of an appeal, the judgment of the lower court shall be 28 29 affirmed, in whole or in part, the supreme court or the court of appeals shall enter judgment for the amount of taxes, interest and 30 p. 34 of 48 SHB 1316.PL

costs, with damages not to exceed twenty percent, and shall order that 1 2 the amount deposited with the ((treasurer as aforesaid)) clerk of the court, or so much thereof as may be necessary, be credited upon the 3 4 judgment so rendered, and execution shall issue for the balance of ((said)) the judgment, damages and costs. The clerk of the supreme 5 б court or the clerk of the division of the court of appeals in which the appeal is pending shall transmit to the county treasurer of the county 7 in which the land or lots are situated a certified copy of the order of 8 9 affirmance, and it shall be the duty of such county treasurer upon 10 receiving the same to apply so much of the amount deposited with ((him, as aforesaid)) the clerk of the court, as shall be necessary to satisfy 11 12 the amount of the judgment of the supreme court, and to account for the same as collected taxes. If the judgment of the superior court shall 13 14 be reversed and the cause remanded for a rehearing, and if, upon a rehearing, judgment shall be rendered for the sale of the land or lots 15 for taxes, or any part thereof, and such judgment be not appealed from, 16 17 as herein provided, the clerk of such superior court shall certify to 18 the county treasurer the amount of such judgment, and thereupon it shall be the duty of the county treasurer to certify to the county 19 20 clerk the amount deposited with ((him, as aforesaid)) the clerk of the court, and the county clerk shall credit such judgment with the amount 21 of such deposit, or so much thereof as will satisfy the judgment, and 22 the county treasurer shall be chargeable and accountable for the amount 23 24 so credited as collected taxes. Nothing herein shall be construed as 25 requiring an additional deposit in case of more than one appeal being 26 prosecuted in ((said)) proceeding. If, upon a final hearing, judgment shall be refused for the sale of the land or lots for the taxes, 27 28 penalties, interest and costs, or any part thereof, in ((said)) the 29 proceedings, the county treasurer shall pay over to the party who shall have made such deposit, or his or her legally authorized agent or 30

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representative, the amount of the deposit, or so much thereof as shall
 remain after the satisfaction of the judgment against the land or lots
 in respect to which such deposit shall have been made.

4 Sec. 29. RCW 84.64.215 and 1961 c 15 s 84.64.215 are each amended 5 to read as follows:

In addition to ((the fees required to be collected by the county treasurer for the issuance of a deed upon the sale of general tax title property)) a five-dollar fee for preparing the deed, the treasurer shall collect the proper recording fee. This <u>recording</u> fee together with the deed shall then be transmitted by the treasurer to the county auditor who will record the same and mail the deed to the purchaser.

12 Sec. 30. RCW 84.64.270 and 1981 c 322 s 7 are each amended to read 13 as follows:

Real property heretofore or hereafter acquired by any county of 14 15 this state by foreclosure of delinquent taxes may be sold by order of 16 the county legislative authority of the county when in the judgment of 17 the members of the legislative authority they deem it for the best 18 interests of the county to sell the same. When the legislative 19 authority desires to sell any such property it may, if deemed advantageous to the county, combine any or all of the several lots and 20 tracts of such property in one or more units, and may reserve from sale 21 22 coal, oil, gas, gravel, minerals, ores, fossils, timber, or other 23 resources on or in ((said)) the lands, and the right to mine for and remove the same, and it shall then enter an order on its records fixing 24 25 the unit or units in which the property shall be sold and the minimum price for each of such units, and whether the sale will be for cash or 26 27 whether a contract will be offered, and reserving from sale such of ((said)) the resources as it may determine and from which units such 28 SHB 1316.PL p. 36 of 48

reservations shall apply, and directing the county treasurer to sell 1 such property in the unit or units and at not less than the price or 2 3 prices and subject to such reservations so fixed by the county 4 legislative authority: PROVIDED, That the ((said)) order shall be subject to the approval of the county treasurer if several lots or 5 б tracts of land are combined in one unit. It shall be the duty of the county treasurer upon receipt of such order to publish once a week for 7 three consecutive weeks a notice of the sale of such property in a 8 9 newspaper ((printed and published)) of general circulation in the 10 county where the land is situated((: PROVIDED, That in counties where 11 there is no newspaper published, the treasurer of such county shall cause such notice to be published in some newspaper in the state of 12 13 general circulation in such county having no resident newspaper, 14 said)). The notice shall describe the property to be sold, the unit or 15 units, the reservations, and the minimum price fixed in ((said)) the order, together with the time and place and terms of sale, ((which said 16 17 sale shall be made at such place on county property as the county legislative authority may direct in the county in which the land is 18 19 situated and at such time between the hours of 9 o'clock a.m. and 9 20 o'clock p.m. as the county legislative authority may direct, and all sales so made shall be to the highest and best bidder at such sale, and 21 sales to be made under the provisions of this chapter may be adjourned 22 from day to day by the county treasurer by public announcement made by 23 24 the treasurer at the time and place designated in the notice of such 25 sale, or at the time and place to which said sale may be adjourned)) in 26 the same manner as foreclosure sales as provided by RCW 84.64.080. The person making the bid shall state whether he or she will pay cash for 27 28 the amount of his or her bid or accept a real estate contract of 29 purchase in accordance with the provisions hereinafter contained. The person making the highest bid shall become the purchaser of ((said)) 30

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the property. If the highest bidder is a contract bidder the purchaser 1 2 shall be required to pay thirty percent of the total purchase price at 3 the time of ((said)) the sale and shall enter into a contract with the 4 county as vendor and the purchaser as vendee which shall obligate and require the purchaser to pay the balance of ((said)) the purchase price 5 б in ten equal annual installments commencing November 1st and each year following the date of ((said)) the sale, and shall require ((said)) the 7 purchaser to pay twelve percent interest on all deferred payments, 8 9 interest to be paid at the time the annual installment is due; and may 10 contain a provision authorizing the purchaser to make payment in full 11 at any time of any balance due on the total purchase price plus accrued interest on such balance. ((Said)) The contract shall contain a 12 13 provision requiring the purchaser to pay before delinquency all 14 subsequent taxes and assessments that may be levied or assessed against 15 ((said)) the property subsequent to the date of ((said)) the contract, and shall contain a provision that time is of the essence of the 16 17 contract and that in event of a failure of the vendee to make payments 18 at the time and in the manner required and to keep and perform the 19 covenants and conditions therein required of him or her that the 20 ((said)) contract may be forfeited and terminated at the election of the vendor, and that in event of ((said)) the election all sums 21 22 theretofore paid by the vendee shall be forfeited as liquidated damages for failure to comply with the provisions of ((said)) the contract; and 23 24 shall require the vendor to execute and deliver to the vendee a deed of 25 conveyance covering ((said)) the property upon the payment in full of the purchase price, plus accrued interest: PROVIDED FURTHER, That the 26 27 county legislative authority may, by order entered in its records, direct ((said)) the coal, oil, gas, gravel, minerals, ores, timber, or 28 29 other resources sold apart from the land, such sale to be conducted in the manner hereinabove prescribed for the sale of the land: PROVIDED 30 p. 38 of 48 SHB 1316.PL

FURTHER, That any such reserved minerals or resources not exceeding two hundred dollars in value may be sold, when the county legislative authority deems it advisable, either with or without such publication of the notice of sale, and in such manner as the county legislative authority may determine will be most beneficial to the county.

6 **Sec. 31.** RCW 84.69.020 and 1989 c 378 s 17 are each amended to 7 read as follows:

8 <u>On the order of the county treasurer, a</u>d valorem taxes paid before 9 or after delinguency shall be refunded if they were:

10 (1) Paid more than once; or

11 (2) Paid as a result of manifest error in description; or

12 (3) Paid as a result of a clerical error in extending the tax 13 rolls; or

14 (4) Paid as a result of other clerical errors in listing property; 15 or

16 (5) Paid with respect to improvements which did not exist on 17 assessment date; or

18 (6) Paid under levies or statutes adjudicated to be illegal or19 unconstitutional; or

20 (7) Paid as a result of mistake, inadvertence, or lack of knowledge 21 by any person exempted from paying real property taxes or a portion 22 thereof pursuant to RCW 84.36.381 through 84.36.389, as now or 23 hereafter amended; or

(8) Paid or overpaid as a result of mistake, inadvertence, or lack of knowledge by either a public official or employee or by any person paying the same or paid as a result of mistake, inadvertence, or lack of knowledge by either a public official or employee or by any person paying the same with respect to real property in which the person paying the same has no legal interest; or

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(9) Paid on the basis of an assessed valuation which was appealed 1 2 to the county board of equalization and ordered reduced by the board; 3 or

4 (10) Paid on the basis of an assessed valuation which was appealed to the state board of tax appeals and ordered reduced by the board: 5 б PROVIDED, That the amount refunded under subsections (9) and (10) of this section shall only be for the difference between the tax paid on 7 the basis of the appealed valuation and the tax payable on the 8 valuation adjusted in accordance with the board's order; or 9

10 (11) Paid as a state property tax levied upon property, the 11 assessed value of which has been established by the state board of tax appeals for the year of such levy: PROVIDED, HOWEVER, That the amount 12 refunded shall only be for the difference between the state property 13 14 tax paid and the amount of state property tax which would, when added to all other property taxes within the one percent limitation of 15 Article VII, section 2 (Amendment 59) of the state Constitution equal 16 17 one percent of the assessed value established by the board;

18 Paid on the basis of an assessed valuation which was (12)19 adjudicated to be unlawful or excessive: PROVIDED, That the amount 20 refunded shall be for the difference between the amount of tax which was paid on the basis of the valuation adjudged unlawful or excessive 21 and the amount of tax payable on the basis of the assessed valuation 22 determined as a result of the proceeding; or 23

24 (13) Paid on property acquired under RCW 84.60.050, and canceled 25 under RCW 84.60.050(2).

No refunds under the provisions of this section shall be made 26 27 because of any error in determining the valuation of property, except as authorized in subsections (9), (10), (11), and (12) of this section 28 29 nor may any refunds be made if a bona fide purchaser has acquired rights that would preclude the assessment and collection of the 30 SHB 1316.PL

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refunded tax from the property that should properly have been charged
 with the tax. Any refunds made on delinquent taxes shall include the
 proportionate amount of interest and penalties paid.

The county treasurer of each county shall <u>make all refunds</u> <u>determined to be authorized by this section</u>, and by the first Monday in January of each year, report to the county legislative authority a list of all refunds made under this section during the previous year. The list is to include the name of the person receiving the refund, the amount of the refund, and the reason for the refund.

10 **Sec. 32.** RCW 84.69.030 and 1989 c 378 s 32 are each amended to 11 read as follows:

Except in cases wherein the county legislative authority acts upon its own motion, no orders for a refund under this chapter shall be made except on a claim:

(1) Verified by the person who paid the tax, the person's guardian,executor or administrator; and

17 (2) Filed with the county ((legislative authority)) treasurer
18 within three years after making of the payment sought to be refunded;
19 and

20 (3) Stating the statutory ground upon which the refund is claimed.

21 Sec. 33. RCW 84.69.040 and 1961 c 15 s 84.69.040 are each amended 22 to read as follows:

23 Refunds ordered by the ((board of)) county ((commissioners))
24 legislative authority may include:

(1) A portion of amounts paid to the state treasurer by the county
treasurer as money belonging to the state; and also

(2) County taxes and taxes collected by county officers for taxingdistricts.

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1 Sec. 34. RCW 84.69.060 and 1989 c 378 s 18 are each amended to
2 read as follows:

Refunds ordered under this chapter with respect to county, state, and taxing district taxes shall be paid by checks drawn upon the appropriate fund by the county treasurer: PROVIDED, That in making refunds on a levy code or tax code bases, the county treasurer may make an adjustment on the ((next)) subsequent year's property tax payment due for the amount of the refund ((unless the taxpayer requests immediate refund)).

10 **Sec. 35.** RCW 85.05.280 and 1985 c 396 s 38 are each amended to 11 read as follows:

The board of commissioners of such district shall elect one of 12 13 their number ((chairman)) chair and shall either elect one of their number, or appoint a voter of the district, as secretary, who shall 14 keep minutes of all the district's proceedings. 15 The board of 16 commissioners may issue warrants of such district in payment of all claims of indebtedness against such district. Such warrants shall be 17 18 in form and substance the same as county warrants((, or as near the 19 same as may be practicable, )) and shall draw the legal rate of interest 20 from the date of their presentation to the treasurer for payment, as hereinafter provided, and shall be signed by the ((chairman)) chair and 21 attested by the secretary of ((said)) the board: PROVIDED, That no 22 23 warrants shall be issued by ((said)) the board of commissioners in 24 payment of any indebtedness of such district for less than the face or 25 par value.

26 **Sec. 36.** RCW 85.05.360 and 1986 c 278 s 29 are each amended to 27 read as follows:

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All warrants issued under the provisions of this ((act)) chapter 1 2 shall be presented by the owners thereof to the county treasurer((, who3 shall indorse thereon the day of presentation for payment, with the 4 additional indorsement thereon, in case of nonpayment, that they are 5 not paid for want of funds; and no warrant shall draw interest under б the provisions of this act until it is so presented and indorsed by the county treasurer. And it shall be the duty of such treasurer, from 7 time to time, when he has sufficient funds in his hands for that 8 9 purpose, to advertise in the newspaper doing the county printing for 10 the presentation to him for payment of as many of the outstanding 11 warrants as he may be able to pay: PROVIDED, That thirty days after the first publication of said notice of the treasurer calling in any of 12 13 said outstanding warrants, said warrants shall cease to bear interest, 14 which shall be stated in the notice. Said notice shall be published two weeks, consecutively, and said warrants shall be called in and paid 15 16 in the order of their indorsement)) in accordance with chapter 36.29 17 <u>RCW</u>.

18 Sec. 37. RCW 84.56.290 and 1987 c 168 s 3 are each amended to read 19 as follows:

20 Whenever any tax shall have been heretofore, or shall be hereafter, canceled, reduced or modified in any final judicial, county board of 21 equalization, state board of tax appeals, or administrative proceeding; 22 23 or whenever any tax shall have been heretofore, or shall be hereafter 24 canceled by sale of property to any irrigation district under foreclosure proceedings for delinquent irrigation district assessments; 25 26 or whenever any contracts or leases on public lands shall have been heretofore, or shall be hereafter, canceled and the tax thereon remains 27 28 unpaid for a period of two years, the director of revenue shall, upon receipt from the county treasurer of a certified copy of the final 29

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judgment, order, or decree canceling, reducing, or modifying taxes, or of a certificate from the county treasurer of the cancellation by sale to an irrigation district, or of a certificate from the commissioner of public lands and the county treasurer of the cancellation of public land contracts or leases and nonpayment of taxes thereon, as the case may be, make corresponding entries and corrections on ((his)) the director's records of the state's portion of reduced or canceled tax.

Upon canceling taxes deemed uncollectible, the county commissioners 8 9 shall notify the county treasurer of such action, whereupon the county 10 treasurer shall deduct on ((his)) the treasurer's records the amount of such uncollectible taxes due the various state funds and shall 11 12 immediately notify the department of revenue of ((his)) the treasurer's action and of the reason therefor; which uncollectible tax shall not 13 14 then nor thereafter be due or owing the various state funds and the necessary corrections shall be made by the county treasurer upon the 15 16 quarterly settlement next following.

17 When any assessment of property is made which does not appear on 18 the assessment list certified by the county board of equalization to 19 the ((state board)) department of ((equalization)) revenue the county 20 assessor shall indicate to the county treasurer the assessments and the taxes due therefrom when the list is delivered to the county treasurer 21 The county treasurer shall then notify the 22 on December 15th. department of revenue of the taxes due the state from the assessments 23 24 which did not appear on the assessment list certified by the county 25 board of equalization to the ((<del>state board</del>)) department of 26 ((equalization)) revenue. The county treasurer shall make proper accounting of all sums collected as either advance tax, compensating or 27 28 additional tax, or supplemental or omitted tax and shall notify the 29 department of revenue of the amounts due the various state funds according to the levy used in extending such tax, and those amounts 30 SHB 1316.PL p. 44 of 48

shall immediately become due and owing to the various state funds, to
 be paid to the state treasurer in the same manner as taxes extended on
 the regular tax roll.

4 Sec. 38. RCW 84.69.070 and 1973 2nd ex.s. c 5 s 3 are each amended 5 to read as follows:

6 Refunds ordered with respect to taxing districts shall be paid by checks drawn by the county treasurer upon such available funds, if any, 7 8 as the taxing districts may have on deposit in the county treasury, or 9 in the event such funds are insufficient, then out of funds subsequently accruing to such taxing district and on deposit in the 10 county treasury. When such refunds are made as a result of taxes paid 11 12 under levies or statutes adjudicated to be illegal or unconstitutional 13 all administrative costs including interest paid on the refunds incurred by the county treasurer in making such refunds shall be a 14 charge against the funds of such districts and/or the state on a pro 15 16 rata basis until the county current expense fund is fully reimbursed 17 for the administrative expenses incurred in making such refund: 18 PROVIDED, That whenever orders for refunds of ad valorem taxes 19 promulgated by ((boards of county commissioners)) the county treasurer 20 or county legislative authority and unpaid checks shall expire and become void as provided in RCW 84.69.110, then any moneys remaining in 21 a refund account established by the county treasurer for any taxing 22 23 district may be transferred by the county treasurer from such refund 24 account to the county current expense fund to reimburse the county for 25 the administrative expense incurred in making refunds as prescribed Any excess then remaining in the taxing district refund 26 herein. 27 account may then be transferred by the county treasurer to the current 28 expense fund of the taxing district for which the tax was originally levied and collected. 29

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Sec. 39. RCW 84.69.110 and 1961 c 15 s 84.69.110 are each amended to read as follows:

Every order for refund of ad valorem taxes promulgated by the ((board of county commissioners)) county treasurer or county legislative authority under authority of this chapter as hereafter amended shall expire and be void three years from the date of the order and all unpaid checks shall become void.

8 **Sec. 40.** RCW 84.69.120 and 1989 c 378 s 33 are each amended to 9 read as follows:

If the county ((legislative authority)) treasurer rejects a claim or fails to act within six months from the date of filing of a claim for refund in whole or in part, the person who paid the taxes, the person's guardian, executor, or administrator may within one year after the date of the filing of the claim commence an action in the superior court against the county to recover the taxes which the county ((legislative authority)) treasurer has refused to refund.

17 <u>NEW SECTION.</u> Sec. 41. The following sections are decodified:

- 18 (1) RCW 84.28.005;
- 19 (2) RCW 84.28.006;
- 20 (3) RCW 84.28.010;
- 21 (4) RCW 84.28.020;
- 22 (5) RCW 84.28.050;
- 23 (6) RCW 84.28.060;
- 24 (7) RCW 84.28.063;
- 25 (8) RCW 84.28.065;
- 26 (9) RCW 84.28.080;
- 27 (10) RCW 84.28.090;
- 28 (11) RCW 84.28.095;

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- 1 (12) RCW 84.28.100;
- 2 (13) RCW 84.28.110;
- 3 (14) RCW 84.28.140;
- 4 (15) RCW 84.28.150;
- 5 (16) RCW 84.28.160;
- 6 (17) RCW 84.28.170;
- 7 (18) RCW 84.28.200;
- 8 (19) RCW 84.28.205;
- 9 (20) RCW 84.28.210; and
- 10 (21) RCW 84.28.215.

11 <u>NEW SECTION.</u> Sec. 42. The following acts or parts of acts are 12 each repealed: 13 (1) RCW 36.29.030 and 1963 c 4 s 36.29.030;

14	(2) RCW 36.29.080 and 1963 c 4 s 36.29.080;
15	(3) RCW 36.29.140 and 1963 c 4 s 36.29.140;
16	(4) RCW 36.32.180 and 1984 c 128 s 1 & 1963 c 4 s 36.32.180;
17	(5) RCW 84.64.010 and 1961 c 15 s 84.64.010;
18	(6) RCW 84.64.020 and 1961 c 15 s 84.64.020;
19	(7) RCW 84.64.030 and 1984 c 220 s 18, 1984 c 179 s 1, 1981 c 322
20	s 3, 1972 ex.s. c 84 s 1, & 1961 c 15 s 84.64.030;
21	(8) RCW 84.64.140 and 1961 c 15 s 84.64.140;
22	(9) RCW 84.64.145 and 1972 ex.s. c 84 s 4;
23	(10) RCW 84.64.150 and 1961 c 15 s 84.64.150;
24	(11) RCW 84.64.160 and 1961 c 15 s 84.64.160;
25	(12) RCW 84.64.170 and 1961 c 15 s 84.64.170;
26	(13) RCW 84.64.210 and 1961 c 15 s 84.64.210; and
27	(14) RCW 84.64.240 and 1961 c 15 s 84.64.240.

<u>NEW SECTION.</u> Sec. 43. The following acts or parts of acts are 1 2 each repealed: 3 (1) RCW 84.04.043 and 1979 c 107 s 26; (2) RCW 84.08.110 and 1975 1st ex.s. c 278 s 154 & 1961 c 15 s 4 84.08.110; 5 (3) RCW 84.40.100 and 1961 c 15 s 84.40.100; 6 7 (4) RCW 84.40.250 and 1961 c 15 s 84.40.250; 8 (5) RCW 84.40.330 and 1975 1st ex.s. c 278 s 196 & 1961 c 15 s 9 84.40.330; 10 (6) RCW 84.40A.020 and 1971 ex.s. c 43 s 2; (7) RCW 84.40A.030 and 1971 ex.s. c 43 s 3; 11 12 (8) RCW 84.40A.040 and 1971 ex.s. c 43 s 4; (9) RCW 84.40A.050 and 1971 ex.s. c 43 s 5; 13 (10) RCW 84.44.040 and 1961 c 15 s 84.44.040; 14 (11) RCW 84.44.060 and 1961 c 15 s 84.44.060; and 15 (12) RCW 84.44.070 and 1961 c 15 s 84.44.070. 16