believe, or to give the impression that a license to operate an automobile, or any other license, registration or service granted by the director, may be obtained by any means other than the ones prescribed by law, or furnishing or obtaining the same by illegal or improper means, or requesting, accepting, exacting, or collecting money for such purpose.

Notwithstanding the renewal of a license, the director may revoke or suspend such license for causes and violations, as prescribed by this section, occurring during the two license periods immediately preceding the renewal of such license.

Passed the Senate March 7, 1961.
Passed the House March 6, 1961.
Approved by the Governor, March 20, 1961.

CHAPTER 215.
[S. B. 557.]

YOUTH DEVELOPMENT AND CONSERVATION CORPS.

An Act relating to state government; establishing a youth development and conservation corps to provide healthful outdoor training and employment for young men of Washington state; and to provide for the care and improvement of our public properties through conservation and development of our natural resources of timber, soil, wildlife and recreation areas.

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

SECTION 1. The purpose of this act is to provide: (1) the opportunity for healthful employment of young men in programs of conservation, developing, improving, and maintaining natural and artificial recreational areas for the welfare of the general public; (2) the opportunity for our young men to learn vocational and work skills, develop good work habits and a sense of responsibility and contribution to society, improvement in personal physical and
moral well being, and an understanding and appreciation of nature.

Sec. 2. There is hereby created and established a youth development and conservation division within the state parks and recreation commission (hereafter referred to as the "commission"). The commission shall appoint such supervisory personnel as necessary to carry out the purposes of this act.

Sec. 3. There is established a committee of advisors to be known as the youth development and conservation committee (hereinafter referred to as the "committee"). The committee shall be composed of nine members as follows: A member of the state parks and recreation commission, representatives of the: department of commerce and economic development, state board of education, department of fisheries, department of game, employment security department, commissioner of public lands, department of conservation, and one member to be appointed by the governor. The members of the committee shall serve without compensation for their time and expenses in fulfilling their duties, except that public employees shall be eligible for their normal compensation as in the performance of regular duties. The committee shall name one of its members as chairman. The committee shall meet on call by the chairman, or as needed to review the operations of the program and recommend in general: the kind of work performed, the training and development provided the enrollers, the public lands designated as project areas, and improvements in the general program.

Sec. 4. Composition of the corps shall consist of male individuals who are citizens of the United States and residents of the state of Washington of good character and health, and who are not less than sixteen nor more than twenty-one years of age. In order to enroll, an individual must agree to comply
with rules and regulations promulgated by the commission. The period of enrollment shall be for thirty, sixty or ninety days or for such shorter period as determined by the commission. If permitted by the commission an individual may reenroll, but his total enrollment shall not exceed forty weeks. Enrollment shall basically be allocated on a percentage basis to each of the forty-nine legislative districts on the basis of the ratio that the population of each district bears to the total population of the state of Washington, but the commission may also take into account problems of substantial unemployment in certain areas.

Sec. 5. Compensation, quarters, subsistence.

(1) The base compensation shall be at the rate of twenty-five dollars per week, except that an additional five dollars per week may be paid on the basis of assigned leadership responsibilities or special skills.

(2) Enrollees shall be furnished quarters, subsistence, medical and hospital services, transportation, equipment, as the commission may deem necessary and appropriate for their needs. Such quarters, subsistence, and equipment may be furnished by any governmental or public agency.

Sec. 6. Existing provisions of law with respect to hours of work, rate of compensation, sick leave, vacation, civil service and unemployment compensation shall not be applicable to enrollees or temporary employees working under the provisions of this act.

Sec. 7. The commission may expend such amounts as necessary for supplies, material and equipment to be used by enrollees in connection with their work, recreation, health, or welfare; the commission shall purchase government surplus materials, supplies and equipment when available and as needed.

The commission may accept any gifts, grants or
contributions of money, material, lands, or personnel property as it deems appropriate and may administer and dispose of them as it determines to be in the interests of the general public.

Sec. 8. The commission may, by agreement with an individual or company enroll and supervise additional young men, who shall be furnished compensation, subsistence, quarters, supplies and materials by the cooperating private company or individual, to develop, maintain or improve natural and artificial recreational areas for the health and happiness of the general public. The corps shall not be engaged in the development, improvement or maintenance of a commercial recreational area or resort, and the individual or corporation entering such agreement with the commission shall make such improved areas available to the general public without cost for a period of at least forty years. Private individuals may reserve the right to close the area during periods of fire hazard or during periods when excess damage would be caused by public use.

Sec. 9. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

Passed the House March 8, 1961.
Approved by the Governor March 20, 1961.