connected disability and who has been a resident of this state for five years, upon the making of an affidavit to such effect, shall be given a state hunting and fishing license free of charge upon application therefor.

A special license authorizing fishing only shall be given to the blind.

Passed the House February 27, 1961.
Passed the Senate February 25, 1961.

NOTE: Statement of Governor Albert D. Rosellini as to why he permitted House Bill No. 468 to become law without his approval reads as follows:

"This bill inter alia provides that honorably discharged veterans having a 'service connected' disability, who have been residents of this state for five years, shall be given free hunting and fishing licenses. No one has at all times been more mindful than I of our obligations to the veterans of past wars, and I firmly believe that this bill gives to all veterans over 65 years of age who have a service connected disability a privilege to which they are entitled by virtue of their service to this state and to their country.

"I am sure that the members of this Legislature are aware of the fact that the Game Department derives all of its funds through the issuance of licenses. We have, in this state, developed some of the best hunting and fishing grounds in the nation, and it is essential that this program receive in the future, adequate finances. If we were to allow all veterans free hunting and fishing licenses, irrespective of service connected disability, we would seriously impair the financial resources available to the Department of Game.

"I believe it would have been better if the words 'service connected' had been spelled out more clearly so that we would have a clearer test as to who is or is not entitled to such a license.

"If the operation of this Act should turn out to be unduly restrictive, it is my recommendation that during the next regular session of the legislature, this bill be amended so as to safeguard the best interests of all deserving veterans.

"For the reasons indicated, I have permitted this bill to become law without my signature."

ALBERT D. ROSELLINI, Governor.

CHAPTER 95.
[S. B. 193.]

HISTORICAL SITES AND MARKERS.

An Act relating to sites of archaeological and historical significance; amending section 2, chapter 95, Laws of 1949 and RCW 27.52.020; and adding four new sections to chapter 95, Laws of 1949 and to chapter 27.52 RCW.

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

SECTION 1. Section 2, chapter 95, Laws of 1949 and RCW 27.52.020 are each amended to read as follows:

[1573]
The duties of the commission are:

(1) To designate sites of archaeological or historical significance along the highways of the state;

(2) To erect on each site a marker describing the site and its significance; and

(3) To place a warning sign approximately one thousand feet in advance of each site marker.

No person shall erect a site marker or advance warning sign along any highway without the approval of the commission.

SEC. 2. There is added to chapter 95, Laws of 1949 and to chapter 27.52 RCW a new section to read as follows:

All markers erected by the commission and with the approval of the commission shall be uniform in composition, size and color; in natural wood with routed letters; and supported by uniform bases or monuments as prescribed by the commission: Provided, That the commission may in its discretion designate any supplemental signs necessary. The commission may obtain such markers from any institution under the supervision of the department of institutions or any youth forest camp under the supervision of the department of natural resources.

The description of the particular site and its significance shall be inscribed on the marker in terms of human interest and simplicity.

SEC. 3. There is added to chapter 95, Laws of 1949 and to chapter 27.52 RCW a new section to read as follows:

The advance warning signs of the sites shall be uniform in composition, size and color.

SEC. 4. There is added to chapter 95, Laws of 1949 and to chapter 27.52 RCW a new section to read as follows:

The commission shall prescribe by rules and regulations, in a manner consistent with the provisions of this chapter, the materials to be used in
the construction of, and the size, color and overall design of, the advance warning signs, markers, and marker bases or monuments.

The commission may adopt any other rules and regulations necessary for carrying out the provisions of this chapter.

SEC. 5. There is added to chapter 95, Laws of 1949 and to chapter 27.52 RCW a new section to read as follows:

It shall be the duty of the director of highways (1) to provide near each archaeological or historical site marker, parking facilities for at least two automobiles; (2) to keep in repair all advance warning signs and markers; and (3) to keep such signs and markers free from vegetation which may obscure them from view.

Passed the Senate February 23, 1961.
Passed the House March 5, 1961.
Approved by the Governor March 10, 1961.

CHAPTER 96.
[ Sub. H. B. 198. ]

HIGHWAYS—OUTDOOR ADVERTISING.

An Act relating to regulation of outdoor advertising upon lands adjacent to certain state highways; providing for the establishment of scenic areas; authorizing adoption of regulations and execution of agreements with federal government relating thereto; providing for the issuance of permits and collection of fees therefor; defining a public nuisance and authorizing abatement thereof; defining crimes and providing penalties for violation thereof; authorizing a study and report to the legislature and declaring an emergency.

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

Section 1. The control of signs in areas adjacent to state highways of this state is hereby declared