NOTE: Governor's message stating reasons for vetoing section 13 reads as follows:


"Through an inadvertence, section 13 of the bill appropriates $300,000 from the Motor Vehicle Fund to the Washington Toll Bridge Authority to carry out the provisions of chapter 209, Laws of 1961. This money is to be used by the State of Washington to cover a possible deficit in the event that the revenues derived from the tolls to be imposed on the Astoria-Megler bridge should prove insufficient to meet the required payments of principal, interest and other charges pertaining to the bonds to be issued to finance this project. The sum provided for in section 13 should have been appropriated to the Washington State Highway Commission instead.

"The error in this appropriation has been rectified in Engrossed Senate Bill No. 1 as amended by the Free Conference Committee which appropriates the identical sum to the Washington State Highway Commission to carry out the provisions of section 4, chapter 209, Laws of 1961 relating to the construction of the Astoria-Megler toll bridge.

"For the reasons indicated, section 13 is vetoed and the remainder of the bill is approved."

ALBERT D. ROSELLINI,
Governor.

CHAPTER 20.
[S. B. 26.]

COMMUNITY COLLEGES.

An Act Relating to powers and duties of boards of directors of school districts operating community colleges; and amending section 5, chapter 198, Laws of 1961 (Senate Bill No. 296).

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

Section 1. Section 5, chapter 198, Laws of 1961 (Senate Bill No. 296) is amended to read as follows:

Every board of directors operating a community college, unless otherwise specially provided by law, shall:

(1) Perform all acts necessary or appropriate to the administration of the community college consistent with statutes governing school districts and the regulations of the state board of education;
(2) Employ for a period to be fixed by the board, a president, members of the faculty, and such other administrative officers and other employees as may be necessary or appropriate, and fix their salaries and duties;

(3) Discharge for sufficient cause any officer, faculty member or employee;

(4) Construct, equip and operate necessary community college facilities but not to include dormitories;

(5) Promulgate regulations governing the students enrolled in the community college;

(6) Receive such gifts, grants, conveyances, devises and bequests of real and personal property from private sources, as may be made from time to time, in trust or otherwise, whenever the terms and conditions thereof will aid in carrying out the community college programs as specified by law and the regulations of the state board of education; sell, lease or exchange, invest or expend the same or the proceeds, rents, profits and income thereof according to the terms and conditions thereof; and adopt regulations to govern the receipt and expenditure of the proceeds, rents, profits and income thereof;

(7) Prescribe fees to be paid by students enrolled in the community college, consistent with the regulations of the state board of education: Provided, That a tuition fee of not less than eighty dollars per quarter shall be charged each full time student *[
and not less than ten dollars per credit hour for each part time student] who has not been domiciled in this state for a period of one year prior to date of registration;

(8) Set up such special accounts with federal, state, county or other funds available for the community college program with the treasurer of the school district for such special purposes as the board deems in the best interest of the community college.
Sec. 2. Each full time student registering in a community college who has been domiciled in this state for a period of one year prior to the date of registration shall be charged a tuition fee of ten dollars per quarter.

Sec. 3. 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 Senate March 30, 1961.
Passed the House March 30, 1961.
Approved by the Governor April 3, 1961, with the exception of a certain item in subsection (7) of section 1, which is vetoed.

NOTE: Governor's message stating reasons for vetoing a certain item in subsection (7) of section 1 of this measure reads as follows:

"The final version of this bill constitutes a compromise between the Senate and the House of Representatives arrived at after a Free Conference reported the bill out in its present form. The bill requires the imposition of a tuition fee of $10 per quarter for resident students at Junior Colleges. It also provides that a tuition fee of not less than $80 per quarter shall be charged each full time non-resident student.

"Subsection (7), of section 1 of the bill, contains a proviso amending the Junior College bill (Senate Bill No. 296) which passed during the regular session. This proviso states that non-resident full time students shall pay a tuition fee of not less than $80 per quarter. The proviso also contains the following item:

'and not less than ten dollars per credit hour for each part time student'

Clearly, the requirement of payment of a minimum of $10 per credit hour for part time non-resident students is unduly excessive and discriminatory to part time non-resident students of such a college. If permitted to stand, this item would mean that a non-resident student taking 14 credit hours would have to pay $140 per quarter for attending a Junior College. It is my firm conviction that if this item were allowed to stand, many non-resident students who now enroll as part time students at Junior Colleges in the State of Washington would go elsewhere to obtain their Junior College education or the equivalent thereof.

"For the reasons indicated, the item noted above is vetoed; the remainder of the bill is approved."

ALBERT D. ROSELLINI,
Governor.