challenged voter may preserve his right to vote by transferring his registration to the precinct where he resides.

"This bill further protects the rights of the challenged voter by assuring that he will receive a notice in the mail at his new address advising him that his current registration has been challenged. However, there is one restriction in the bill which is not necessary to protect the challenged voter. This is the provision that another registered voter cannot make the challenge unless he resides in the same precinct.

"Therefore, I have vetoed lines 24 and 25 on page one of the bill which provides:

"(3) The registered voter may only challenge the residence of another voter in his precinct."

"The remainder of Substitute House Bill 617 is approved."

DANIEL J. EVANS,
Governor.

CHAPTER 226.
[House Bill No. 478.]
YAKIMA ARMORY.

AN ACT relating to state government; authorizing the sale, lease or exchange of the Yakima armory and the acquisition of a new armory or armories.

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

Section 1. The Washington state military department is hereby authorized to sell, lease or exchange Yakima, Washington, which sale, lease or exchange in Yakima County state of Washington the present state armory, land and buildings in the city of Yakima, at 202 South 3d Street, legally described as Lots 1, 2, 3, 4, 5, and 6 in Block 53 in the city of North shall be by and under the direction of the adjutant general in accordance with the procedures provided by law: Provided, That in the opinion of the adjutant general the appraised value of said land and buildings is in a sum which together with other funds available to the state military department will provide sufficient funds for the purchase of real property and for the construction of a new armory or armories.

[ 1097 ]
The proceeds of the sale or exchange of said property shall be transmitted by the adjutant general to the state treasurer to be held by him in a special account to be known as the Yakima armory fund. In the event the armory is leased the proceeds of such lease shall be deposited as revenue to the armory fund of the military department.

Sec. 2. Upon the sale or exchange of the property described in section 1 of this act the state military department may select a site or sites for a new armory or armories in Yakima county and may acquire lands and buildings or acquire lands and construct new buildings for such purpose and may furnish and equip such buildings for military purposes.

Sec. 3. The disposition of the present armory and the acquisition of a new armory or armories shall in all respects be subject to the approval of the governor.

Passed the House March 9, 1967.
Passed the Senate March 9, 1967.

Approved by the Governor March 21, 1967, with the exception of an item in Section 1 which was vetoed.

NOTE: Governor's explanation of partial veto is as follows:

"The purpose of this bill is to authorize the sale of the Yakima armory at such time as there may be sufficient money in hand from the sale or other sources to replace the armory in Yakima County."

"The bill contains several safeguards to assure this result. One of the redundant safeguards is the establishment of a special account in the treasury to hold the proceeds of the sale."

"I fully agree with the legislative intent that if the armory is sold the funds should be used only for the replacement of the armory. I am satisfied that this can be accomplished without setting up one more special accounting entity in our already too cumbersome fund structure. This matter has been discussed with the prime sponsor of the bill, and with his agreement I am vetoing the language establishing this special fund. I have therefore vetoed certain language in the third paragraph of Section 1. The remainder of House Bill 478 is approved."

DANIEL J. EVANS,
Governor.

[1098]