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beer for consumption off the premises: PROVIDED, HOWEVER, That unpasteurized beer so sold must be in original sealed packages of the manufacturer or bottler of not less than seven and three-fourths gallons: AND PROVIDED FURTHER, That unpasteurized beer may be sold to a purchaser in a sanitary container brought to the premises by the purchaser and filled at the tap by the retailer at the time of sale; such license to be issued only to hotels, restaurants, drug stores or soda fountains, dining places on boats and aeroplanes, ((and)) to clubs, and at sports arenas or race tracks during recognized professional athletic events. The annual fee for said license, if issued in cities and towns, shall be graduated according to the population thereof as follows:

Cities and towns of less than 10,000; fee \$62.50;

Cities and towns of 10,000 and less than 100,000; fee \$125.00; Cities and towns of 100,000 or over; fee \$187.50;

The annual fee for such license, if issued outside of cities and towns, shall be sixty-two dollars and fifty cents: PROVIDED, HOW-EVER, That where dancing is permitted on the premises, the fee shall be one hundred eighty-seven dollars and fifty cents; the annual liconse fee for such license, if issued to dining places on vessels not exceeding one thousand gross tons, plying on inland waters of the state of Washington on regular schedules, shall be sixty-two dollars and fifty cents.

<u>NEW SECTION.</u> Sec. 2. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

Passed the House March 12, 1969 Passed the Senate March 10, 1969 Approved by the Governor March 25, 1969 Filed in office of Secretary of State March 25, 1969

> CHAPTER 118 [Senate Bill No. 183] VOLUNTEER FIREMEN'S RELIEF AND PENSIONS

AN ACT Relating to public pensions for volunteer firemen; amending

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section 7, chapter 261, Laws of 1945 and RCW 41.24.070; amending section 8, chapter 261, Laws of 1945, as amended by section 9, chapter 263, Laws of 1955, and RCW 41.24.080; amending section 12, chapter 261, Laws of 1945, as amended by section 10, chapter 263, Laws of 1955, and RCW 41.24.120; amending section 15, chapter 261, Laws of 1945, as last amended by section 1, chapter 86, Laws of 1965, and RCW 41.24.150; amending section 17, chapter 261, Laws of 1945, as last amended by section 2, chapter 57, Laws of 1961, and RCW 41.24.170; amending section 19, chapter 261, Laws of 1945, as amended by section 4, chapter 253, Laws of 1953, and RCW 41.24.190; amending section 21, chapter 261, Laws of 1945, as amended by section 3, chapter 159, Laws of 1957, and RCW 41.24.210; amending section 4, chapter 263, Laws of 1955 and RCW 41.24.270; amending section 7, chapter 263, Laws of 1955 and RCW 41.24.300; and amending section 8, chapter 263, Laws of 1955 and RCW 41.24.310. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Section 1. Section 7, chapter 261, Laws of 1945 and RCW 41.24-.070 are each amended to read as follows:

The mayor or chairman of the board or commission of any such municipality shall be chairman of the board of trustees, and the clerk or comptroller or secretary of any such municipality, board or commission shall be the secretary-treasurer of the board of trustees. The secretary shall keep a public record of all proceedings, of all receipts and disbursements made by the board of trustees and shall make an annual report of its expenses and disbursements with a full list of the beneficiaries of said fund in such municipality, such record to be placed on file in such municipality ((and-a-cepy-filed-with-the state-auditor)). Such forms as shall be necessary for the proper administration of this fund and of making the reports required hereunder shall be provided by the state ((auditor)) <u>board</u>.

Sec. 2. Section 8, chapter 261, Laws of 1945, as amended by section 9, chapter 263, Laws of 1955, and RCW 41.24.080 are each a-

mended to read as follows:

The board of trustees of each municipal corporation shall provide for enrollment of all members of its fire department under the death and disability provisions hereof; receive all applications for the enrollment under the retirement provisions hereof when the municipality has elected to enroll thereunder; provide for disbursements of relief and compensation; determine the eligibility of firemen for pensions; and pass on all claims and direct payment thereof from the volunteer firemen's relief and pension fund to those entitled thereto. Vouchers shall be ((signed-by-the-chairman-and-secretary-of-the-board and)) issued to the persons entitled thereto ((for-the-amount-of-money-ordered-paid-to-them-from-the-fund))by the board ((-which-vouchem shall-state-for-what-purpose-the-payment-is-made)). It shall send to the state board, after each meeting, a ((1ist-of-all)) voucher for each person((s)) entitled to payment from the fund, stating the amount of such payment and for what granted, which ((list)) voucher shall be certified and signed by the chairman and secretary of the board ((7 attested-under-oath)). The state ((auditor)) board, after review and approval shall ((issue)) cause a warrant to be issued on the fund for the amount specified and approved on each voucher: PROVIDED, That in pension cases after the ((initial-payment-is-made-to-the-benefieiary,)) applicant's eligibility for pension is verified the state board shall ((thereafter)) authorize the regular issuance of monthly warrants in payment thereof without further action of the board of trustees of any such municipality.

Sec. 3. Section 12, chapter 261, Laws of 1945, as amended by section 10, chapter 263, Laws of 1955, and RCW 41.24.120 are each a-mended to read as follows:

The <u>local</u> board shall <u>initially</u> hear and decide all applications for relief or compensation and pensions under this chapter, ((and-its-decision-on-such-applications-shall-be-final-and-conclusive\_7)) subject ((only)) to review by, or appeal by the proper person to, the state board <u>where decision on such review or appeal shall be</u> five years and for the balance of his life ((:--PROVIDED;-HOWEVER; That-nothing-herein-contained-shall-be-construed-as-reducing-the-amount-of-any-pension-to-which-any-fireman-shall-have-been-eligible to-receive-under-the-provisions-of-section-1;-chapter-103;-baws-of 1951)).

No pension herein provided shall become payable before the sixty-fifth birthday of the fireman(( $\tau$ 

No-pension-herein-provided-shall-be-payable)), nor for any service less than twenty-five years: \_PROVIDED, HOWEVER, That:

(1) Any fireman, upon completion of twenty-five years' service and attainment of age sixty, may irrevocably elect, in lieu of the pension to which he would be entitled hereunder at age sixty-five, to receive for the balance of his life a monthly pension equal to sixty percent of such pension.

(2) Any fireman, upon completion of twenty-five years' service and attainment of age sixty-two, may irrevocably elect, in lieu of the pension to which he would be entitled hereunder at age sixtyfive, to receive for the balance of his life a monthly pension equal to seventy-five percent of such pension.

Sec. 6. Section 19, chapter 261, Laws of 1945, as amended by section 4, chapter 253, Laws of 1953, and RCW 41.24.190 are each a-mended to read as follows:

The filing of reports of enrollment shall be prima facie evidence of the service of the firemen therein listed for the year of such report as to service rendered subsequent to July 6, 1945. Proof of service of firemen prior to that date shall be by documentary evidence, or such other evidence reduced to writing and sworn to under oath, as shall be submitted to the <u>state</u> board ((of-trustees)) and certified by it as sufficient ((;--PROVIDED;-That-such-proof-of service-must-be-submitted-within-three-years-from-June-5;-1953;-for firemen-net-previously-enrolled)).

Sec. 7. Section 21, chapter 261, Laws of 1945, as amended by section 3, chapter 159, Laws of 1957, and RCW 41.24.210 are each a-

mended to read as follows:

No fireman shall receive any disability pension from the fund, or be entitled to receive any relief or compensation for sickness or injuries received in the performance of his duties, unless there is filed with the board of trustees a ((eertificate-of-disability-or-of tenure))report of accident, which ((eertifieate)) report shall be subscribed ((and-swern))to by the claimant, ((er-member-ef-the-beard of-trustees,-and-in-the-ease-of-sickness-or-disability-by-the-duly appointed-or)) the fire chief, and the authorized attending physician, if there is one. No claim for ((disability)) benefits arising from sickness or injuries incurred in consequence or as a result of the performance of duties shall be allowed by the state board unless there has been filed with it a report of accident within ninety days after its occurrence and a claim based thereon within one year after the occurrence of the accident on which such claim is based. The board may require such other or further evidence as it deems advisable before ordering any relief, compensation, or pension.

Sec. 8. Section 4, chapter 263, Laws of 1955 and RCW 41.24-.270 are each amended to read as follows:

Each member of the state board shall receive ((ten)) <u>twenty-</u> <u>five</u> dollars per day for each day actually spent in attending meetings of the state board. Each member shall also receive his actual and necessary traveling and other expenses, including going to and from meetings of the state board or other authorized business of the state board, at the same rate as other state officers and employees, but not to exceed the per diem allowance provided by law.

Sec. 9. Section 7, chapter 263, Laws of 1955 and RCW 41.24-.300 are each amended to read as follows:

All expenses incurred by the state board shall be accomplished by vouchers signed by two members of the state board and issued to the persons entitled thereto and sent to the ((state-auditor))proper state agency. The ((auditor)) proper state agency shall issue a warrant on the fund for the amount specified. Sec. 10. Section 8, chapter 263, Laws of 1955 and RCW 41.24-.310 are each amended to read as follows:

The secretary shall maintain an office at Olympia at a place to be provided, wherein he shall

 keep a record of all proceedings of the state board, which shall be public,

(2) maintain a record of all members of the pension fund, including such pertinent information relative thereto as may be required by law or regulation of the state board,

(3) receive and promptly remit to the state treasurer all moneys received for the volunteer firemen's relief and pension fund,

(4) transmit periodically to the <u>proper</u> state ((auditer)) <u>agency</u> for payment all claims payable from the volunteer firemen's relief and pension fund, stating the amount and purpose of such payment,

(5) certify monthly for payment a list of all persons approvedfor pensions and the amount to which each is entitled,

(6) perform such other and further duties as shall be prescribed by the state board.

((Before-entering-into-the-performance-of-his-duties,-the-seeretary-shall-furnish-a-good-and-sufficient-surety-bond-in-the-sum-of ten-thousand-dollars,-conditioned-upon-the-faithful-performance-and discharge-of-his-duties,-and-the-prompt-deposit-and-accounting-for all-funds-coming-into-his-hands-under-the-provision--of-this-chapter.)) The secretary shall receive such compensation as shall be fixed by the state board, together with his necessary traveling and other expenses in carrying out his duties authorized by the state board.

Passed the Senate February 14, 1969 Passed the House March 4, 1969 Approved by the Governor March 25, 1969 Filed in office of Secretary of State March 25, 1969 CHAPTER 119 [Engrossed Senate Bill No. 161] SEWER DISTRICTS--CHANGE OF NAME

AN ACT Relating to sewer districts; and adding a new section to chap-

ter 210, Laws of 1941 and to chapter 56.08 RCW.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

<u>NEW SECTION.</u> Section 1. There is added to chapter 210, Laws of 1941 and to chapter 56.08 RCW a new section to read as follows:

Any sewer district heretofore or hereafter organized and existing may apply to change its name by filing with the board of county commissioners of the county in which was filed the original petition for the organization of the district, a certified copy of a resolution of its board of commissioners adopted by the majority vote of all the members of said board at a regular meeting thereof providing for such change of name. The new name shall reflect the service offered by the sewer district. After approval of the new name by the county commissioners, all proceedings of such district shall be had under such changed name, but all existing obligations and contracts of the district entered into under its former name shall remain outstanding without change of name, and a change of name heretofore made by any existing sewer district in this state, substantially in the manner above provided is hereby ratified, confirmed and validated.

Passed the Senate February 4, 1969 Passed the House March 10, 1969 Approved by the Governor March 25, 1969 Filed in office of Secretary of State March 25, 1969

> CHAPTER 120 [Senate Bill No. 446] STATE FISCAL AGENCY--INCINERATION AGENCY

AN ACT Relating to fiscal agency and appointing an incineration agent; amending section 43.80.030, chapter 8, Laws of 1965 and RCW 43.80.030; and adding a new section to chapter 8, Laws of 1965 and to chapter 43.80 RCW.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON: