master's degree from an accredited college or university in psychology, social science, or education, and in addition shall have had suitable experience in an administrative or professional capacity in the residential care, treatment and training of mentally deficient persons.

The superintendent shall have custody of all residents and control of the medical, educational, therapeutic and dietetic treatment of all persons resident in such state school: PROVIDED, That the superintendent shall cause surgery to be performed on any resident only upon gaining the consent of a parent or guardian, except, if after reasonable effort to locate the parents or guardian and the health of such resident is certified by the attending physician to be jeopardized unless such surgery is performed, the required consent shall not be necessary.

The superintendent shall have control of the internal government and economy of the state school and shall appoint and direct all subordinate officers and employees: PROVIDED, That the powers and duties conferred upon the superintendent shall be subject to the rules and regulations of the department and the state personnel board.

The superintendent shall have authority to engage the residents of the state school in beneficial work programs but shall not abuse such therapy by excessive hours or for purposes of discipline or punishment.

Passed the House February 18, 1969.
Passed the Senate March 10, 1969.
Approved by the Governor March 24, 1969.
Filed in office of Secretary of State March 24, 1969.
Laws of 1945, and RCW 73.08.080.

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

Section 1. Section 7, page 210, Laws of 1888, as last amended by section 7, chapter 144, Laws of 1945, and RCW 73.08.080 are each amended to read as follows:

The boards of county commissioners of the several counties in this state shall levy, in addition to the taxes now levied by law, a tax not less than one-twentieth of one mill, and not greater than one and one-fifth mills, upon the taxable property of their respective counties, to be levied and collected as now prescribed by law for the assessment and collection of taxes, for the purpose of creating ((a)) the veteran's relief fund for the relief of honorably discharged ((soldiers, sailors, and marines)) veterans who served in the armed forces of the United States in the Civil War, in the war of Mexico or in any of the Indian wars, or the Spanish-American war or the Philippine insurrection, ((soldiers, sailors, and marines who served in the United States army, navy, or marine corps between April 6, 1917, and the date upon which peace is finally concluded with the German government and its allies, or soldiers, sailors, and marines who served in the army, navy, or marine corps of the United States in any other foreign war, insurrection or expedition, which service shall be governed by the issuance of a campaign badge by the government of the United States of America, or any members of the armed forces of the United States in the existing war between the United States and Germany and her allies or the existing war between the United States and Japan and her allies)) in the First World War, or Second World War or Korean conflict, or Viet Nam conflict, and the indigent wives, husbands, widows, widowers and minor children of such indigent or deceased ((soldiers, sailors, and marines)) veterans, to be disbursed for such relief by such board of county commissioners: PROVIDED, That if the funds on deposit, less outstanding warrants, residing in the veteran's relief fund on the first Tuesday in September exceed the expected yield of one-twentieth of one mill on the taxable property
of the county, the county commissioners may levy a lesser amount:

PROVIDED FURTHER. That the costs incurred in the administration of
said veteran's relief fund shall be computed by the county treasurer
not less than annually and such amount may then be transferred from
the veteran's relief fund as herein provided for to the county cur-
rent expense fund.

Passed the House February 27, 1969.
Passed the Senate March 10, 1969.
Approved by the Governor March 24, 1969.
Filed in office of Secretary of State March 24, 1969.

CHAPTER 58
[House Bill No. 281]
MEDICAL DISCIPLINARY BOARD--ORDERS, STAY ON APPEAL

AN ACT Relating to and regulating the discipline of doctors practicing
medicine and surgery by the medical disciplinary board; and
amending section 25, chapter 202, Laws of 1955 and RCW 18.72-
.250.

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

Section 1. Section 25, chapter 202, Laws of 1955 and RCW 18-
.72.250 are each amended to read as follows:

The filing by the board in the office of the director of li-
censes of a certificate or order of revocation or suspension after due
notice, hearing and findings in accordance with the procedure speci-
fied in this chapter, certifying that any holder of a license has
been found guilty of unprofessional conduct by the board, shall con-
stitute a revocation or suspension of the license to practice medicine
and surgery in this state in accordance with the terms and conditions
imposed by the board and embodied in the certificate or order of revo-
cation or suspension {((--PROVIDED,--That-if-the-licensee-seeks-judicial-
review-of-the-board's-decision-pursuant-to-the-provisions-of
this chapter, such revocation or the period of such suspension shall
be-stayed-and-shall-not-be-effective-or-commence-to-run-until-final
judgment-has-been-entered-in-any-proceeding-instituted-under-the-pro-
visions-of-this chapter-and-the-licensee's-judicial-remedies-exhausted
hereunder)). Such certificate or order of revocation or suspension,