Section 11 of the bill provides:

Any resident of the state of Washington while outside the territorial boundaries of the state may purchase wine outside the boundaries of the state and may import such wine for his personal use and not for resale, in accordance with the provisions of this section.

There are no other "provisions" of the section governing the importation of wine, nor are there limitations on the blanket authority to import wine for personal use under section 11. Presumably, the section permits one to step across the state line and then to ship unlimited quantities of wine into the state. The only limitation is that it be for personal use, at best an elusive standard. None of the controls consistent with Washington State liquor laws would attach to wine imported under this section.

Without any controls, there is greater opportunity to move wine imported under the provisions of this section into commercial channels in contravention of the law. There is a distinct possibility of substantial revenue loss to the state.

For these reasons, I have vetoed section 11. The remainder of Engrossed Senate Bill No. 341 is approved."

AN ACT Relating to the protection of eyes; and adding a new chapter to Title 70 RCW.

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

NEW SECTION. Section 1. As used in this chapter:

"Eye protection areas" means areas within vocational or industrial arts shops, science or other school laboratories, or schools within state institutional facilities as designated by the state superintendent of public instruction in which activities take place involving:

(1) Hot molten metals or other molten materials;

(2) Milling, sawing, turning, shaping, cutting, grinding, or stamping of any solid materials;

(3) Heat treatment, tempering or kiln firing of any metal or other materials;
(4) Gas or electric arc welding, or other forms of welding processes;
(5) Corrosive, caustic, or explosive materials;
(6) Custodial or other service activity potentially hazardous to the eye; PROVIDED, That nothing in this chapter shall supersede regulations heretofore or hereafter established by the department of labor and industries respecting such activity; or
(7) Any other activity or operation involving mechanical or manual work in any area that is potentially hazardous to the eye.

NEW SECTION. Sec. 2. Every person shall wear eye protection devices when participating in, observing, or performing any function in connection with any course or activities taking place in eye protection areas of any private or public school, college, university, or other public or private educational institution in this state, as designated by the superintendent of public instruction. The governing board or authority of any public school shall furnish the eye protection devices prescribed in section 3 of this act without cost to all teachers and students in grades K-12 engaged in activities potentially dangerous to the human eye, and the governing body of each institution of higher education and vocational technical institute shall furnish such eye protection devices free or at cost to all teachers and students similarly engaged at the institutions of higher education and vocational technical institutes. Eye protection devices shall be furnished on a loan basis to all visitors observing activities hazardous to the eye.

NEW SECTION. Sec. 3. Eye protection devices, which shall include plano safety spectacles, plastic face shields or goggles, shall comply with the U.S.A. Standard Practice for Occupational and Educational Eye and Face Protection, Z87.1-1968 or later revisions thereof.

NEW SECTION. Sec. 4. The superintendent of public instruction, after consulting with the department of labor and industries, and the division of vocational education shall prepare and circulate to each public and private educational institution in this state with-
in six months of the date of passage of this chapter, a manual containing instructions and recommendations for the guidance of such institutions in implementing the eye safety provisions of this chapter.

NEW SECTION. Sec. 5. Sections 1 through 4 of this act shall constitute a new chapter in Title 70 RCW.

Passed the House April 16, 1969
Passed the Senate April 8, 1969
Approved by the Governor April 25, 1969
Filed in office of Secretary of State April 25, 1969

CHAPTER 180
[Engrossed House Bill No. 370]
HIGHWAYS, CONSTRUCTION AND MAINTENANCE--FERRIES, FACILITIES, EMERGENCY REPAIRS OR REMOVAL

AN ACT Relating to highways; amending section 47.28.050, chapter 13, Laws of 1961 and RCW 47.28.050; amending section 47.28.030, chapter 13, Laws of 1961, as last amended by section 40, chapter 145, Laws of 1967 ex. sess. and RCW 47.28.030; amending section 47.56.030, chapter 13, Laws of 1961 as amended by section 8, chapter 278, Laws of 1961 and RCW 47.56.030; and repealing section 47.28.130, chapter 13, Laws of 1961 and RCW 47.28.130.

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

Section 1. Section 47.28.050, chapter 13, Laws of 1961 and RCW 47.28.050 are each amended to read as follows:

The Washington state highway commission shall publish a call for bids for the construction of the highway according to the maps, plans, and specifications, once a week for at least two consecutive weeks, next preceding the day set for receiving and opening the bids, in not less than one trade paper and one other paper, both of general circulation in the state. The call shall state the time, place, and date for receiving and opening the bids, give a brief description of the location and extent of the work, and contain such special provisions or specifications as the commission deems necessary: PROVIDED, That when the estimated cost of any contract to be awarded is less than ((fifteen)) twenty-five thousand dollars, the call for bids need