prepare and conduct the examinations, and thereafter grade and
evaluate them in accordance with the following provisions, or
factors: For promotion to the rank of lieutenant; (1) Service rating
forty percent; (2) written examination thirty percent; (3) oral ex-
amination and interview twenty percent; (4) personnel record ten
percent: For promotion to the rank of sergeant; (1) Service rating
fifty percent; (2) written examination fifty percent.

Sec. 2. Section 43.43.350, chapter 8, Laws of 1965 and RCW
43.43.350 are each amended to read as follows:

Eligibility for examination or promotion shall be determined
as follows:

Patrol officers with one year of probationary experience, in
addition to three years experience as a regular patrolman, shall be
eligible for examination for the rank of sergeant; patrol officers
with one year of probationary experience in the rank of sergeant,
in addition to two years as a regular sergeant, shall be eligible
for examination for the rank of lieutenant ((Patrol officers with
one year of probationary experience in the rank of lieutenant,
in addition to two years as a regular sergeant, shall be eligible
for examination for the rank of lieutenant)).

Passed the House March 14, 1969
Passed the Senate March 24, 1969
Approved by the Governor April 2, 1969
Filed in office of Secretary of State April 2, 1969

CHAPTER 21
[Engrossed House Bill No. 100]
SALE OF WINE

AN ACT Relating to intoxicating liquor; amending section 23J added to
chapter 62, Laws of 1933 extraordinary session by section 1,
chapter 217, Laws of 1937 and RCW 66.24.160; amending section
23K added to chapter 62, Laws of 1933 extraordinary session by
section 1, chapter 217, Laws of 1937, and RCW 66.24.200; amending
section 24A added to chapter 62, Laws of 1933 extraordinary
session by section 3, chapter 158, Laws of 1935 as last amend-
ed by section 2, chapter 216, Laws of 1943 and RCW 66.24.210;
amending section 25, chapter 62, Laws of 1933 extraordinary session and RCW 66.24.230; amending section 23J added to chapter 62, Laws of 1933 extraordinary session by section 1, chapter 217, Laws of 1937, as amended by section 2, chapter 172, Laws of 1939, and RCW 66.24.310; amending section 27D added to chapter 62, Laws of 1933 extraordinary session by section 8, chapter 172, Laws of 1939 and RCW 66.28.030; amending section 30, chapter 62, Laws of 1933 ex. sess. as amended by section 4, chapter 174, Laws of 1935 and RCW 66.28.040; amending section 42, chapter 62, Laws of 1933 extraordinary session as amended by section 4, chapter 217, Laws of 1937 and RCW 66.28.050; amending section 82.08.150, chapter 15, Laws of 1961, as last amended by section 16, chapter 173, Laws of 1965 extraordinary session, and RCW 82.08.150; amending section 82.08.160, chapter 15, Laws of 1961 and RCW 82.08.160; adding new sections to chapter 62, Laws of 1933 extraordinary session and to chapter 66.24 RCW; amending section 3, chapter 62, Laws of 1933 extraordinary session as amended by section 1, chapter 158, Laws of 1935, and RCW 66.04- .010; and providing an effective date.

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

Section 1. Section 23J added to chapter 62, Laws of 1933 extraordinary session by section 1, chapter 217, Laws of 1937 and RCW 66.24.160 are each amended to read as follows:

A liquor importer's license may be issued to any qualified person, firm or corporation, entitling the holder thereof to import into the state any liquor other than beer or wine; to store the same within the state; and to sell and export the same from the state; fee two hundred and fifty dollars per annum. Such liquor importer's license shall be subject to all conditions and restrictions imposed by this title or by the rules and regulations of the board, and shall be issued only upon such terms and conditions as may be imposed by the board. No liquor importer's license shall be required in sales to the Washington state liquor control board.
Sec. 2. Section 23K added to chapter 62, Laws of 1933 extraordinary session by section 1, chapter 217, Laws of 1937, and RCW 66.24-.200 are each amended to read as follows:

There shall be a license to ((demestle)) wine wholesalers to ((purchase-domestic-wine-from-domestic-winery-and-to-sell-the-same to-holders-of-wine-retailers-licenses)) sell wine, manufactured within or without the state, to licensed wholesalers and/or to holders of wine retailers licenses and to export the same from the state; fee ((fifty)) two hundred fifty dollars per annum for each distributing unit.

Sec. 3. Section 24A added to chapter 62, Laws of 1933 extraordinary session by section 3, chapter 158, Laws of 1935 as last amended by section 2, chapter 216, Laws of 1943 and RCW 66.24.210 are each amended to read as follows:


(2)--All-wines-manufactured--or-produced-in--domestic-wineries may-be-sold-by-the-manufacturer-or-producer-thereof-direct-to-persons holding-licenses-entitling-them-to-sell-wine-at-retail-under-the-provisions-of-this-title,-or-to-licensed-domestic-wine-wholealers-or-to licensed-domestic-winearies.)

There is hereby imposed upon all wines ((manufactured-or-produced-in-domestic-wineries-and)) sold to retail licensees within the state a tax of ten cents per wine gallon: PROVIDED, HOWEVER, That wine sold or shipped in bulk from one domestic winery to another domestic winery shall not be subject to such gallonage tax. The tax herein provided for may, if so prescribed by the board, be collected by means of stamps to be furnished by the board, or by direct payments based on gallonage sales. Every person selling wine under the provisions of this section shall report all sales to the board in such manner, at such times and upon such forms as may be prescribed by the
board in accordance with RCW 66.24.230, and with such report shall pay the tax due from the sales covered by such report unless the same has previously been paid. If this tax be collected by means of stamps, every such person shall procure from the board revenue stamps representing the tax in such form as the board shall prescribe and shall affix the same to the package or container in such manner and in such denomination as required by the board and shall cancel the same prior to the delivery of the package or container containing the wine to the purchaser (any person who shall sell wine not produced exclusively and entirely from products grown in the state under this section shall be guilty of a violation of this title and his license shall be summarily canceled by the board)). If the tax is not collected by means of stamps, the board may require that every such person shall execute to and file with the board a bond to be approved by the board, in such amount as the board may fix, securing the payment of the tax. If any such person fails to pay the tax when due, the board may forthwith suspend or cancel his license until all taxes are paid.

Sec. 4. Section 25, chapter 62, Laws of 1933 extraordinary session and RCW 66.24.230 are each amended to read as follows:

Every winery and wine importer licensed under this title shall make monthly reports to the board pursuant to the regulations. Such winery and wine importer shall make no sales of wine within the state of Washington except to the board, or as otherwise provided in this title.

Sec. 5. Section 231 added to chapter 62, Laws of 1933 extraordinary session by section 1, chapter 217, Laws of 1937, as amended by section 2, chapter 172, Laws of 1939, and RCW 66.24.310 are each amended to read as follows:

(1) No person shall canvass for, solicit, receive or take orders for the purchase or sale of beer or (domestic) wine at wholesale, nor contact any retail licensees of the board in goodwill activities, unless such person shall be the accredited representa-
tive of a person, firm or corporation holding a beer wholesaler's license, a brewer's license, or a beer importer's license, or a domestic winery license, or a wine importer's license, or a ((domestic)) wine wholesaler's license within the state of Washington, and shall have applied for and received an agent's license: PROVIDED, HOWEVER, That the provisions of this section shall not apply to drivers who deliver beer or wine;

(2) Every agent's license issued under this title shall be subject to all conditions and restrictions imposed by this title or by the rules and regulations of the board;

(3) Every application for an agent's license must be approved by a licensed beer wholesaler or a licensed brewer, or a licensed beer importer, or a licensed domestic winery, or a licensed wine importer, or a licensed ((domestic)) wine wholesaler, as the rules and regulations of the board shall require;

(4) The fee for an agent's license shall be ((two)) five dollars per annum.

Sec. 6. Section 27D added to chapter 62, Laws of 1933 extraordinary session by section 8, chapter 172, Laws of 1939 and RCW 66.28.030 are each amended to read as follows:

Every licensed brewer, domestic winery, licensed wine importer and licensed beer importer shall be responsible for the conduct of any licensed beer or wine wholesaler in selling, or contracting to sell, to retail licensees, beer or wine manufactured by such brewer, domestic winery or imported by such beer or wine importer. Where the board finds that any licensed beer or wine wholesaler has violated any of the provisions of this title or of the regulations of the board in selling or contracting to sell beer or wine to retail licensees, the board may, in addition to any punishment inflicted or imposed upon such wholesaler, prohibit the sale of the brand or brands of beer or wine involved in such violation to any or all retail licensees within the trade territory usually served by such wholesaler for such period of time as the board may fix, irrespective of whether the brewer manu-
facturing such beer or the beer importer importing such beer or the domestic winery manufacturing such wine or the wine importer importing such wine actually participated in such violation.

Sec. 7. Section 30, chapter 62, Laws of 1933 extraordinary session as amended by section 4, chapter 174, Laws of 1935 and RCW 66.28-040 are each amended to read as follows:

No brewer, wholesaler, distiller, winery, or other manufacturer of liquor shall, within the state, by himself, his clerk, servant, or agent, give to any person any liquor; but nothing in this section shall prevent the furnishing of samples of liquor to the board for the purpose of negotiating the sale of liquor to the state liquor control board, and nothing in this section shall prevent a brewer from serving beer without charge on the brewery premises to employees and casual visitors and nothing in this act shall prevent a domestic winery from selling or serving wine of its own production without charge on the winery premises to employees and casual visitors. Such wine so sold shall be subject to the tax imposed by RCW 66.24.210.

Sec. 8. Section 42, chapter 62, Laws of 1933 extraordinary session as amended by section 4, chapter 217, Laws of 1937 and RCW 66.28.050 are each amended to read as follows:

No person shall canvass for, solicit, receive, or take orders for the purchase or sale of any liquor, or act as agent for the purchase or sale of liquor: PROVIDED, That nothing in this title shall prevent any wholesaler, by his or its authorized licensed agent, from soliciting orders from holders of licenses entitling them to sell beer: PROVIDED, FURTHER, That nothing in this title contained shall prevent any domestic winery, wine importers or wine wholesalers or their proprietors, agents and employees from soliciting orders of persons holding licenses entitling them to sell wine at retail. Nothing in this section contained shall apply to agents dealing with the board or to the receipt or transmission of a telegram or letter by any telegraph agent or operator or post office employee in the ordinary course of his employment as such agent, operator or employee.
NEW SECTION. Sec. 9. There is added to chapter 62, Laws of 1933 extraordinary session and to chapter 66.24 RCW a new section to read as follows:

(1) It shall be unlawful for any person, firm or corporation, to import wine into the state of Washington or to transport or cause the same to be transported into the state of Washington for sale therein, unless such person, firm or corporation, has obtained from the Washington state liquor control board and have in force a wine importer's license. The license fee for such wine importer's license shall be thirty dollars per annum;

(2) The wine importer's license herein provided for shall authorize the holder thereof to sell wine imported, or transported, or caused to be transported thereunder to licensed wine wholesalers within the state and to export the same from the state. Every person, firm or corporation, licensed as a wine importer, shall establish and maintain a principal office within the state, at which shall be kept proper records of all wine imported into the state, under his, their, or its license. No wine importer's license shall be granted to a non-resident of the state, nor to a corporation whose principal place of business is outside the state, until such applicant has established such principal office within the state as hereinbefore provided, and has designated a statutory agent within the state upon whom service can be made;

(3) Every wine importer's license issued under this title shall be subject to all conditions and restrictions imposed by this title, or by the rules and regulations of the board.

NEW SECTION. Sec. 10. There is added to chapter 62, Laws of 1933 extraordinary session and to chapter 66.24 RCW a new chapter to read as follows:

No wine wholesaler nor wine importer shall purchase any wine not manufactured within the state of Washington by a winery holding a license as a manufacturer of wine from the state of Washington, and/or transport or cause the same to be transported into the state of Wash-
ingen for resale therein, unless the winery or manufacturer of such wine, or the licensed importer of wine produced outside the United States, has obtained from the Washington state liquor control board a certificate of approval, as hereinafter provided. The certificate of approval herein provided for shall not be granted unless and until such winery, manufacturer, or licensed importer of wine produced outside the United States, shall have made a written agreement with the board to furnish to the board, on or before the tenth day of each month, a report under oath, on a form to be prescribed by the board, showing the quantity of wine sold or delivered to each licensed wine importer, or imported by the licensed importer of wine produced outside the United States, during the preceding month, and shall further have agreed with the board, that such wineries, manufacturers, or licensed importers of wine produced outside the United States, and all general sales corporations or agencies maintained by them, and all of their trade representatives and agents, shall and will faithfully comply with all laws of the state of Washington pertaining to the sale of intoxicating liquors and all rules and regulations of the Washington state liquor control board. If any such winery, manufacturer, or licensed importer of wine produced outside the United States, shall, after obtaining such certificate, fail to submit such report, or if such winery, manufacturer, or licensed importer of wine produced outside the United States, or general sales corporations or agencies maintained by them, or their trade representatives or agents, shall violate the terms of such agreement, the board shall, in its discretion, revoke such certificate: PROVIDED, HOWEVER, That such certificates of approval shall be issued only for specifically named designated and identified types of wine. The Washington state liquor control board shall not certify wines labeled with names which may be confused with other nonalcoholic beverages, whether manufactured or produced from a domestic winery or imported, nor wines which fail to meet quality standards established by the board.

The fee for the certificate of approval, issued pursuant to the
provisions of this title, shall be fifty dollars per annum, which sum shall accompany the application for such certificate.

Sec. 11. Section 82.08.150, chapter 15, Laws of 1961, as last amended by section 16, chapter 173, Laws of 1965 ex. sess., and RCW 82.08.150 are each amended to read as follows:

(1) There is levied and shall be collected (from and after the first day of November, 1951) a tax upon each retail sale of spirits, wine, or strong beer in the original package at the rate of ten percent of the selling price, and the term "retail sale" as used herein shall include, in addition to the meaning ascribed thereto in chapter 82.04, any sale for resale to the holder of a class C, class F, class H or combined class C and class F license issued by the Washington state liquor control board: PROVIDED, That from and after the effective date of this 1969 amendatory act the tax upon each retail sale of wine under this subsection (1) shall be at the rate of twenty-six percent of the selling price. The tax imposed in this section shall apply to all sales of spirits, wine, or strong beer by the Washington state liquor stores and agencies, including sales to licensees, but shall not apply to sales of wine in the unopened bottle by licensees who have paid the tax imposed by this subsection (1) to their vendors on the acquisition of such wine. The tax imposed in RCW 82.08.020 as now or hereafter amended shall not apply to sales by the Washington state liquor control board stores and agencies of products subject to the tax imposed by this section.

(2) There is levied and shall be collected from and after the first day of April, 1959, an additional tax upon each retail sale of spirits, (wine) or strong beer in the original package at the rate of five percent of the selling price, and the term "retail sale" as used herein shall include the meaning ascribed thereto in chapter 82.04. The additional tax imposed in this paragraph shall apply to the sale of spirits, (wine) or strong beer by the Washington state liquor stores and agencies, excluding sales to class H licensees. The
tax imposed in RCW 82.08.020 as now or hereafter amended shall not apply to sales by the Washington state liquor control board stores and agencies of products subject to the tax imposed by this paragraph.

(3) There is levied and shall be collected from and after the first day of June, 1965, an additional tax upon each retail sale of spirits in the original package at the rate of two cents per fluid ounce or fraction thereof contained in such original package, and the term "retail sale" as used herein shall include the meaning ascribed thereto in chapter 82.04. The additional tax imposed in this paragraph shall apply to the sale of spirits by the Washington state liquor stores and agencies, including sales to class H licensees. The tax imposed in RCW 82.08.020 as now or hereafter amended shall not apply to sales subject to the tax imposed by this paragraph. On or before the twenty-fifth day of each month beginning with the month of July, 1961, the Washington state liquor control board shall remit to the state department of revenue, to be deposited with the state treasurer, all moneys collected by it under this paragraph during the preceding month on sales made and subject to this paragraph. Upon receipt of such moneys the state treasurer shall deposit them in the state general fund and the provisions of RCW 82.08.160 and 82.08.170, and the provisions of chapter 66.08 relating to deposits, apportionment and distribution, shall have no application to the collections under this paragraph.

(4) As used in this section, the terms, "spirits," "wine," "strong beer," and "package" shall have the meaning ascribed to them in chapter 66.04.

Sec. 12. Section 82.08.160, chapter 15, Laws of 1961 and RCW 82.08.160 are each amended to read as follows:

(1) On or before the fifteenth day of each month beginning with the month of June, 1955, the Washington state liquor control board
shall remit to the state ((tax-commission)) department of revenue, to be deposited with the state treasurer, all moneys collected by it under this chapter during the preceding month on sales made in state liquor stores and agencies. Upon receipt of such moneys the state treasurer shall credit sixty-five percent of the sums remitted to the state general fund and thirty-five percent of the sums remitted to a fund which is hereby created to be known as the "liquor excise tax fund."

(2) On or before the fifteenth day of each month beginning with the month of August, 1969, all moneys collected during the preceding month on sales of wine, other than that collected by the Washington state liquor control board, pursuant to subsection (1) of RCW 82.08.150, as now or hereafter amended, shall be deposited with the state treasurer and credited by him as follows: Sixty percent of the sums so deposited shall be credited to the state general fund and forty percent of the sums so deposited shall be credited to the liquor excise tax fund.

Sec. 13. Section 3, chapter 62, Laws of the 1933 extraordinary session, as amended by section 1, chapter 158, Laws of 1935, and RCW 66.04.010 are each amended to read as follows:

In this title, unless the context otherwise requires:

(1) "Alcohol" is that substance known as ethyl alcohol, hydrated oxide of ethyl, or spirit of wine, which is commonly produced by the fermentation or distillation of grain, starch, molasses, or sugar, or other substances including all dilutions and mixtures of this substance.

(2) "Beer" means any beverage obtained by the alcoholic fermentation of an infusion or decoction of pure hops, or pure extract of hops and pure barley malt or other wholesome grain or cereal in pure water containing not more than four percent of alcohol by weight, and not less than one-half of one percent of alcohol by volume. For the purposes of this title any such beverage, including ale, stout and porter, containing more than four percent of alcohol by weight shall be referred to as "strong beer."
(3) "Brewer" means any person engaged in the business of manufacturing beer and malt liquor.

(4) "Board" means the liquor control board, constituted under this title.

(5) "Club" means an organization of persons, incorporated or unincorporated, operated solely for fraternal, benevolent, educational, athletic or social purposes, and not for pecuniary gain.

(6) "Consume" includes the putting of liquor to any use, whether by drinking or otherwise.

(7) "Dentist" means a practitioner of dentistry duly and regularly licensed and engaged in the practice of his profession within the state pursuant to sections 10030-10038, Remington's Revised Statutes.

(8) "Distiller" means a person engaged in the business of distilling spirits.

(9) "Druggist" means any person who holds a valid certificate and is a registered pharmacist and is duly and regularly engaged in carrying on the business of pharmaceutical chemistry pursuant to sections 10126-10146, Remington's Revised Statutes.

(10) "Drug store" means a place whose principal business is, the sale of drugs, medicines and pharmaceutical preparations and maintains a regular prescription department and employs a registered pharmacist during all hours the drug store is open.

(11) "Employee" means any person employed by the board, including a vendor, as hereinafter in this section defined.

(12) "Fund" means 'liquor revolving fund.'

(13) "Hotel" means every building or other structure kept, used, maintained, advertised or held out to the public to be a place where food is served and sleeping accommodations are offered for pay to transient guests, in which twenty or more rooms are used for the sleeping accommodation of such transient guests and having one or more dining rooms where meals are served to such transient guests, such sleeping accommodations and dining rooms being conducted in the same
building and buildings, in connection therewith, and such structure or
structures being provided, in the judgment of the board, with adequate
and sanitary kitchen and dining room equipment and capacity, for pre-
paring, cooking and serving suitable food for its guests: PROV
ED FURTHER, That in cities and towns of less than five thousand popu-
lation, the board shall have authority to waive the provisions requiring
twenty or more rooms.

(14) "Imprisonment" means confinement in the county jail.

(15) "Interdicted person" means a person declared an habitual
drunkard pursuant to sections 1708-1715, Remington's Revised Statutes,
or a person to whom the sale of liquor is prohibited by an order of
interdiction filed with the board pursuant to this title.

(16) "Liquor" includes the four varieties of liquor herein
defined (alcohol, spirits, wine and beer), and all fermented, spiritu-
ous, vinous, or malt liquor, or combinations thereof, and mixed liquor,
a part of which is fermented, spirituous, vinous or malt liquor, or
otherwise intoxicating; and every liquid or solid or semisolid or oth-
er substance, patented or not, containing alcohol, spirits, wine or
beer, and all drinks or drinkable liquids and all preparations or
mixtures capable of human consumption, and any liquid, semisolid, sol-
id, or other substance, which contains more than one percent of alco-
hol by weight shall be conclusively deemed to be intoxicating.

(17) "Manufacturer" means a person engaged in the preparation
of liquor for sale, in any form whatsoever.

(18) "Malt liquor" means beer, strong beer, ale, stout and
porter.

(19) "Package" means any container or receptacle used for hold-
ing liquor.

(20) "Permit" means a permit for the purchase of liquor under
this title.

(21) "Person" means an individual, copartnership, association,
or corporation.

(22) "Physician" means a medical practitioner duly and regu-
larly licensed and engaged in the practice of his profession within the state pursuant to sections 10008-10025, Remington's Revised Statutes.

(23) "Prescription" means a memorandum signed by a physician and given by him to a patient for the obtaining of liquor pursuant to this title for medicinal purposes.

(24) "Public place" includes streets and alleys of incorporated cities and towns; state or county or township highways or roads; buildings and grounds used for school purposes; public dance halls and grounds adjacent thereto; those parts of establishments where beer may be sold under this title, soft drink establishments, public buildings, public meeting halls, lobbies, halls and dining rooms of hotels, restaurants, theatres, stores, garages and filling stations which are open to and are generally used by the public and to which the public is permitted to have unrestricted access; railroad trains, stages, and other public conveyances of all kinds and character, and the depots and waiting rooms used in conjunction therewith which are open to unrestricted use and access by the public; publicly owned bathing beaches, parks, and/or playgrounds; and all other places of like or similar nature to which the general public has unrestricted right of access, and which are generally used by the public.

(25) "Regulations" means regulations made by the board under the powers conferred by this title.

(26) "Restaurant" means any establishment provided with special space and accommodations where, in consideration of payment, food, without lodgings, is habitually furnished to the public, not including drug stores and soda fountains.

(27) "Sale" and "sell" include exchange, barter, and traffic; and also include the selling or supplying or distributing, by any means whatsoever, of liquor, or of any liquid known or described as beer or by any name whatever commonly used to describe malt or brewed liquor or of wine, by any person to any person; and also include a sale or selling within the state to a foreign consignee or his agent in the
state.

(28) "Soda fountain" means a place especially equipped with apparatus for the purpose of dispensing soft drinks, whether mixed or otherwise.

(29) "Spirits" means any beverage which contains alcohol obtained by distillation, including wines exceeding seventeen percent of alcohol by weight.

(30) "Store" means a state liquor store established under this title.

(31) "Tavern" means any establishment with special space and accommodation for sale by the glass and for consumption on the premises, of beer, as herein defined.

(32) "Vendor" means a person employed by the board as a store manager under this title.

(33) "Winery" means a business conducted by any person for the manufacture of wine for sale, other than a domestic winery.

(34) "Domestic winery" means a place where wines are manufactured or produced within the state of Washington (from fruits or fruit products grown exclusively and entirely within the state of Washington).

(35) "Wine" means any alcoholic beverage obtained by fermentation of fruits (grapes, berries, apples, et cetera) or other agricultural product containing sugar, to which any saccharine substances may have been added before, during or after fermentation, and containing not more than seventeen percent of alcohol by weight, including sweet wines fortified with wine spirits, such as port, sherry, muscatel and angelica, not exceeding seventeen percent of alcohol by weight.

(36) "Beer wholesaler" means a person who buys beer from a brewer or brewery located either within or beyond the boundaries of the state for the purpose of selling the same pursuant to this title, or who represents such brewer or brewery as agent.

(37) "Wine wholesaler" means a person who buys wine from a vintner or winery located either within or beyond the boundaries of the state for the purpose of selling the same not in violation of this
NEW SECTION. Sec. 14. There is hereby added to chapter 66, Laws of 1933 ex. sess., as amended by chapter 48, Laws of 1945 and chapter 66.28 RCW a new section to read as follows:

No manufacturer of wine, or person financially interested, directly, in such business, whether resident or nonresident, shall have any financial interest, direct or indirect, in the business of any licensed wine wholesaler, nor shall any manufacturer of wine own any of the property upon which such licensed persons conduct their business, nor shall any such licensed person under any arrangement whatsoever, conduct his business upon property in which any manufacturer of wine has any interest, nor shall any manufacturer of wine advance money or moneys' worth to any such licensed person under any arrangement whatsoever, nor shall any such licensed person receive, under any arrangement whatsoever, any such advance of money or moneys' worth: PROVIDED, That the provisions of this section shall not apply to any domestic winery or domestic brewery which is, as of the date of passage of this act, a licensed wholesaler: PROVIDED FURTHER, That in event of sale of such winery or brewery the exclusion of the foregoing proviso shall not apply.

NEW SECTION. Sec. 15. The effective date of this 1969 amendatory act is July 1, 1969.

Passed the House March 24, 1969
Passed the Senate March 24, 1969
Approved by the Governor April 2, 1969
Filed in office of Secretary of State April 2, 1969

CHAPTER 22
[Substitute House Bill No. 156]
KIRKLAND ARMORY

AN ACT Relating to state government; authorizing the sale or trade of the Kirkland armory; and providing for the disposition of funds received from the sale.

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

NEW SECTION. Section 1. The state military department is authorized to sell or trade the present state armory, land and build-