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

Section 1. Section 1, chapter 215, Laws of 1961 and RCW 43.51-500 are each amended to read as follows:

The purpose of RCW 43.51.500 through 43.51.570 is to provide:

(1) The opportunity for healthful employment of (young-men) youths in programs of conservation, developing, improving, and maintaining natural and artificial recreational areas for the welfare of the general public; (2) the opportunity for our (young-men) youths to learn vocational and work skills, develop good work habits and a
sense of responsibility and contribution to society, improvement in personal physical and moral well being, and an understanding and appreciation of nature.

Sec. 2. Section 43.51.520, chapter 8, Laws of 1965 and RCW 43.51.520 are each amended to read as follows:

There is established a committee of advisors to be known as the youth development and conservation committee (hereinafter referred to as the "committee"). The committee shall be composed of nine members as follows: A member of the state parks and recreation commission, representatives of the: Department of commerce and economic development, state board of education, department of fisheries, department of game, employment security department, commissioner of public lands, department of water resources, and one member to be appointed by the governor. The members of the committee shall serve without compensation for their time and expenses in fulfilling their duties, except that public employees shall be eligible for their normal compensation as in the performance of regular duties. The committee shall name one of its members as chairman. The committee shall meet on call by the chairman, or as needed to review the operations of the program and recommend in general: The kind of work performed, the training and development provided the enrolleurs, the public lands designated as project areas, and improvements in the general program.

Sec. 3. Section 43.51.530, chapter 8, Laws of 1965 and RCW 43.51.530 an each amended to read as follows:

Composition of the corps shall consist of youths who are citizens of the United States and residents of the state of Washington of good character and health, and who are not more than twenty-one years of age. In order to enroll, an individual must agree to comply with rules and regulations promulgated by the commission. The period of enrollment shall be for thirty, sixty or ninety days or for such shorter period as determined by the commission. If permitted by the com-
mission an individual may reenroll, but his total enrollment shall not exceed forty weeks. Enrollment shall basically be allocated on a percentage basis to each of the forty-nine legislative districts on the basis of the ratio that the population of each district bears to the total population of the state of Washington, but the commission may also take into account problems of substantial unemployment in certain areas.

Passed the Senate March 20, 1969
Passed the House April 9, 1969
Approved by the Governor April 17, 1969
Filed in office of Secretary of State April 17, 1969

CHAPTER 97
[Senate Bill No. 372]
PUBLIC LANDS--
HARBOR AREA LEASES

AN ACT Relating to public lands; amending section 128, chapter 255, Laws of 1927 and RCW 79.01.512; amending section 129, chapter 255, Laws of 1927 and RCW 79.01.516; amending section 130, chapter 255, Laws of 1927 and RCW 79.01.520.

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

Section 1. Section 128, chapter 255, Laws of 1927 and RCW 79.01.512 are each amended to read as follows:

If the owner of any lease of harbor area upon tidal waters shall desire to construct thereon any wharf, dock or other convenience of navigation or commerce, or to extend, enlarge or improve any existing structure used in connection with such harbor area, and shall deem the required expenditure not warranted by his right to occupy such harbor area during the remainder of the term of his lease, he may make application to the department of natural resources for a new lease of such harbor area for a period not exceeding thirty years. Upon the filing of such application accompanied by such proper plans, drawings or other data, the department shall forthwith investigate the same and if it shall determine that the proposed work or improvement is in the public interest and reasonably adequate for the public needs, it shall by order fix the terms and conditions and the rate of rental for such new lease, such