exchanged with an institution of this state, or any of its political subdivisions: PROVIDED, This chapter shall not prohibit the sale to or exchange between penal, reformatory or custodial institutions and/or departments of this state, including any of its political subdivisions, for use or consumption by said institutions, of goods, wares or merchandise manufactured, produced or mined, in whole or in part, by convicts or prisoners of the state of Washington: AND PROVIDED, FURTHER, This chapter shall not apply to commodities manufactured by federal, penal or correctional institutions for use by the federal government and/or goods displayed or sold within any of the penal, reformatory or custodial institutions of the state for the benefit of the inmates thereof.

Passed the House January 30, 1970
Passed the Senate February 6, 1970
Approved by the Governor February 20, 1970
Filed in Office of Secretary of State February 24, 1970

CHAPTER 74
[House Bill No. 72]
SHOTGUNS AND RIFLES--
INTERSTATE PURCHASES

AN ACT Relating to interstate purchase of shotguns and rifles; and creating new sections.

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

NEW SECTION. Section 1. Residents of Washington may purchase rifles and shotguns in a state other than Washington: PROVIDED, That such residents conform to the applicable provisions of the federal Gun Control Act of 1968, Title IV, Pub. L. 90-351 as administered by the United States secretary of the treasury: AND PROVIDED FURTHER, That such residents are eligible to purchase or possess such weapons in Washington and in the state in which such purchase is made.

NEW SECTION. Sec. 2. Residents of a state other than Washington may purchase rifles and shotguns in Washington: PROVIDED, That such residents conform to the applicable provisions of the federal Gun Control Act of 1968, Title IV, Pub. L. 90-351 as administered by the United States secretary of the treasury: AND PROVIDED FURTHER,
That such residents are eligible to purchase or possess such weapons in Washington and in the state in which such persons reside.

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CHAPTER 75
(House Bill No. 118]
STATE RESIDENTIAL SCHOOLS--
ESTATES OF RESIDENTS, FINANCIAL RESPONSIBILITY

AN ACT Relating to the financial responsibility of the estates of residents of state residential schools for the payment of the costs of care and maintenance at such schools; amending section 5, chapter 141, Laws of 1967 and RCW 72.33.670; amending section 72.33.180, chapter 28, Laws of 1959 as last amended by section 10, chapter 141, Laws of 1967 and RCW 72.33.180; repealing section 6, chapter 141, Laws of 1967 and RCW 72.33-.675; and declaring an emergency.

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

Section 1. Section 5, chapter 141, Laws of 1967 and RCW 72-.33.670 are each amended to read as follows:

In all cases where a determination is made that the estate of a mentally or physically deficient person who resides at a state residential school is able to pay all or any portion of the monthly charges, a notice and finding of financial responsibility shall be personally served on the guardian of the resident's estate, or if no guardian has been appointed then to his spouse or parents or other person acting in a representative capacity and having property in his possession belonging to a resident of a state residential school and the superintendent of the state residential school ((and-to-the-at-terney-general)). The notice shall set forth the amount the department has determined that such estate is able to pay per month, not to exceed the monthly charge as fixed in accordance with RCW 72.33.660, and the responsibility for payment to the department of institutions shall commence thirty days after personal service of such notice and finding of responsibility. An appeal from the determination of re-