43.75.040 are each amended to read as follows:

The respective institutions of higher learning are authorized to enter into leases as herein provided. Each lease shall provide for the buildings erected by the authority and the land upon which they are erected to become or remain the sole property of the institution of higher learning, the state or its agencies upon termination of the lease.

Passed the Senate March 11, 1971.
Passed the House March 10, 1971.
Approved by the Governor March 22, 1971.
Filed in Office of Secretary of State March 22, 1971.

CHAPTER 32
[Engrossed Senate Bill No. 103]
COMMON SCHOOLS--HEALTH MEASURES


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

Section 1. Section 28A.31.010, chapter 223, Laws of 1969 ex. sess. and RCW 28A.31.010 are each amended to read as follows:

(No person shall be permitted in or about any school premises at any time from any house in which contagious or infectious diseases are prevalent, such contagious or infectious diseases to be designated by rule or regulation of the state board of health. Nor shall any such person be permitted to return to said school premises except upon the certificate of a registered physician in good standing that there is no danger of contagion therefrom. No person who is afflicted with pulmonary tuberculosis shall be in or about school premises at any time) The state board of health, after consultation with the superintendent of public instruction, shall adopt reasonable rules and regulations regarding the presence of persons on or about any school premises who have, or who have been exposed to, contagious diseases deemed by the state board of health as dangerous to the public health. Such rules and regulations shall specify reasonable and precautionary procedures as to such presence and/or readmission of such persons and may include the requirement for a certificate from a licensed physician that there is no danger of contagion. The superintendent of public instruction shall ((publish)) print and distribute the rules ((of)) and regulations of
the state board of health above provided to (interested) appropriate school officials and personnel.

Sec. 2. Section 28A.31.030, chapter 223, Laws of 1969 ex. sess. and RCW 28A.31.030 are each amended to read as follows:

Every board of school directors shall have the power, and it shall be its duty to provide for and require (testing of) screening for the (hearing) visual and auditory acuity of all children attending schools in their districts to ascertain which if any of such children have defects (in their hearing) sufficient to retard them in their studies. Auditory and visual (such tests) screening shall be made (annually commencing each September by competent persons which may include superintendents, principals, or teachers in the schools, but at least every two years tests given all children shall be by a registered physician or registered nurse) in accordance with procedures and standards adopted by rule or regulation of the state board of health. Prior to the adoption or revision of such rules or regulations the state board of health shall seek the recommendations of the superintendent of public instruction regarding the administration of visual and auditory screening and the qualifications of persons competent to administer such screening.

Sec. 3. Section 28A.31.040, chapter 223, Laws of 1969 ex. sess. and RCW 28A.31.040 are each amended to read as follows:

The person or persons completing (such tests) the screening prescribed in RCW 28A.31.030 shall promptly prepare a record of the (test) screening of each child found to (be hard of hearing) have, or suspected of having, reduced visual and/or auditory acuity in need of attention, including the special education services provided by chapter 28A.13 RCW, and send copies of such records and recommendations to the parents or guardians of such children (and to the superintendent of public instruction and to the state director of health) and shall deliver the original records to the (teachers in charge of such children and such teachers) appropriate school official who shall preserve such records (and give special attention to said children with defective hearing and assist them toward making their grades in studies with their classmates) and forward to the superintendent of public instruction and the secretary of social and health services visual and auditory data as requested by such officials.

Sec. 4. Section 28A.31.050, chapter 223, Laws of 1969 ex. sess. and RCW 28A.31.050 are each amended to read as follows:

(If shall be the duty of) The superintendent of public instruction (and after consultation with the state director of health) shall print and distribute to (the) appropriate school (boards or to the respective county or intermediate district superintendents for them) suitable rules and directions, together
with) officials the rules and regulations adopted by the state board of health pursuant to RCW 28A.31.030 and the recommended records ((i)) and forms to be used in making and reporting such ((tests)) screenings.

Passed the Senate March 11, 1971.
Passed the House March 10, 1971.
Approved by the Governor March 22, 1971.
Filed in Office of Secretary of State March 22, 1971.

CHAPTER 33
[Senate Bill No. 107]
INTERLOCAL COOPERATION--INDIAN TRIBES

AN ACT Relating to interlocal cooperation; and amending section 3, chapter 239, Laws of 1967 as last amended by section 1, chapter 88, Laws of 1969 and RCW 39.34.020.

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

Section 1. Section 3, chapter 239, Laws of 1967 as last amended by section 1, chapter 88, Laws of 1969 and RCW 39.34.020 are each amended to read as follows:

For the purposes of this chapter, the term "public agency" shall mean any city, town, county, public utility district, port district, fire protection district, school district, Indian tribe recognized as such by the federal government, or metropolitan municipal corporation of this state; any agency of the state government or of the United States; and any political subdivision of another state.

The term "state" shall mean a state of the United States.

Passed the Senate February 23, 1971.
Passed the House March 10, 1971.
Approved by the Governor March 22, 1971.
Filed in Office of Secretary of State March 22, 1971.

CHAPTER 34
[Engrossed Senate Bill No. 141]
FIRESARMS--USE BY MINORS

AN ACT Relating to firearms; and amending section 1, page 67, Laws of 1883 as amended by section 308, chapter 249, Laws of 1909 and