professional nurse, to administer drugs, medications, treatments, tests, injections and inoculations, whether or not the piercing of tissues is involved and whether or not a degree of independent judgment and skill is required, when selected to do so by one of the licensed practitioners designated in this section, or by a licensed registered professional nurse who need not be physically present; provided the order given by such ((licensed practitioners shall)) physician, dentist, or chiropodist be reduced to writing within a reasonable time and made a part of the patient's record.

Passed the House February 27, 1971.
Passed the Senate March 8, 1971.
Approved by the Governor March 23, 1971.
Filed in Office of Secretary of State March 23, 1971.

CHAPTER 69
[House Bill No. 250]
CITIES AND TOWNS--
ANNEXATION--
SCHOOL PROPERTY

AN ACT Relating to cities and towns, including the annexation of school property thereto; amending section 35.13.125, chapter 7, Laws of 1965 as amended by section 10, chapter 88, Laws of 1965 ex. sess. and RCW 35.13.125; amending section 35.13.130, chapter 7, Laws of 1965 as amended by section 11, chapter 88, Laws of 1965 ex. sess. and RCW 35.13.130; adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.58 RCW; and declaring an emergency.

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

Section 1. Section 35.13.125, chapter 7, Laws of 1965 as amended by section 10, chapter 88, Laws of 1965 ex. sess. and RCW 35.13.125 are each amended to read as follows:

Proceedings for the annexation of territory pursuant to RCW 35.13.130, 35.13.140, 35.13.150, 35.13.160 and 35.13.170 shall be commenced as provided in this section. Prior to the circulation of a petition for annexation, the initiating party or parties who, except as provided in section 3 of this 1971 amendatory act, shall be the owners of not less than ten percent in value, according to the assessed valuation for general taxation of the property for which annexation is petitioned, shall notify the legislative body of the city or town of their intention to commence annexation proceedings. The legislative body shall set a date, not later than sixty days after the filing of the request, for a meeting with the initiating
parties to determine whether the city or town will accept the proposed annexation, whether it shall require the simultaneous adoption of the comprehensive plan if such plan has been prepared and filed for the area to be annexed as provided for in RCW 35.13.177 and 35.13.178, and whether it shall require the assumption of existing city or town indebtedness by the area to be annexed. If the legislative body requires the assumption of indebtedness and/or the adoption of a comprehensive plan, it shall record this action in its minutes and the petition for annexation shall be so drawn as to clearly indicate this fact. There shall be no appeal from the decision of the legislative body.

Sec. 2. Section 35.13.130, chapter 7, Laws of 1965 as amended by section 11, chapter 88, Laws of 1965 ex. sess. and RCW 35.13.130 are each amended to read as follows:

A petition for annexation of an area contiguous to a city or town may be made in writing addressed to and filed with the legislative body of the municipality to which annexation is desired. (Except where all the property sought to be annexed is property of a school district, and the school directors thereof file the petition for annexation as in section 3 of this 1971 amending act authorized, the petition must be signed by the owners of not less than seventy-five percent in value, according to the assessed valuation for general taxation of the property for which annexation is petitioned.) The petition shall set forth a description of the property according to government legal subdivisions or legal plats and shall be accompanied by a plat which outlines the boundaries of the property sought to be annexed. If the legislative body has required the assumption of city or town indebtedness by the area annexed, and/or the adoption of a comprehensive plan for the area to be annexed, these facts, together with a quotation of the minute entry of such requirement or requirements shall be set forth in the petition.

NEW SECTION. Sec. 3. There is added to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.58 RCW a new section to read as follows:

In addition to other powers and duties as provided by law, every board of directors, if seeking to have school property annexed to a city or town and if such school property constitutes the whole of such property in the annexation petition, shall be allowed to petition therefor under sections 1 and 2 of this 1971 amending act.

NEW SECTION. Sec. 4. This 1971 amending act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

NEW SECTION. Sec. 5. If any provision of this 1971
amendatory act, or its applicaton to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

Passed the House February 20, 1971.
Passed the Senate March 10, 1971.
Approved by the Governor March 23, 1971.
Filed in Office of Secretary of State March 23, 1971.

CHAPTER 70
[Engrossed House Bill No. 267]
INTOXICATING LIQUOR LICENSSES--TRANSFERS--RESIDENCE


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

Section 1. Section 27, chapter 62, Laws of 1933 ex. sess. as last amended by section 3, chapter 178, Laws of 1969 ex. sess., and RCW 66.24.010 are each amended to read as follows:

(1) Every license shall be issued in the name of the applicant and (no license shall be transferable; nor shall) the holder thereof shall not allow any other person to use the license.

(2) For the purpose of considering any application for a license, the board may cause an inspection of the premises to be made, and may inquire into all matters in connection with the construction and operation of the premises. The board may, in its discretion, grant or refuse the license applied for. No retail license of any kind shall be issued to:

(a) A person who is not a citizen of the United States, except when the privilege is granted by treaty;

(b) A person who has not resided in the state for at least one (year) month prior to making application, except in cases of licenses issued to dining places on railroads, boats, or aircraft;

(c) A person who has been convicted of a felony within five years prior to filing his application;

(d) A copartnership, unless all of the members thereof are qualified to obtain a license, as provided in this section;

(e) A person whose place of business is conducted by a manager.