Ch. 70 WASHINGTON LAWS 1971

persons or locations within the restricted area: PROVIDED, Such transfer shall in no case result in establishing the licensed premises closer to a church or school than it was before the transfer.

Sec. 2. Section 23U added to chapter 62, Laws of 1933 ex. sess. by section 1, chapter 217, Laws of 1937 and RCW 66.24.025 are each amended to read as follows:

The holder of one or more licenses may assign and transfer the same to any qualified person under such rules and regulations as the board may prescribe: PROVIDED, HOWEVER, That no such assignment and transfer shall be made which will result in both a change of licensee and change of location; the fee for such assignment and transfer shall be ((ten)) <u>thirty-five</u> dollars.

NEW SECTION. Sec. 3. Section 1, chapter 153, Laws of 1937 and RCW 66.24.110 are each repealed.

<u>NEW SECTION.</u> Sec. 4. The effective date of this 1971 amendatory act is July 1, 1971.

Passed the House February 16, 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 71 [Engrossed Senate Bill No. 97] COUNTY OFFICIALS--OFFICIAL BONDS

AN ACT Relating to county officials; providing for certain changes in official bonds; and amending section 36.16.050, chapter 4, Laws of 1963 as amended by section 91, chapter 176, Laws of 1969 ex. sess. and RCW 36.16.050.

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

Section 1. Section 36.16.050, chapter 4, Laws of 1963 as amended by section 91, chapter 176, Laws of 1969 ex. sess. and RCW 36.16.050 are each amended to read as follows:

Every county official before he enters upon the duties of his office shall furnish a bond conditioned that he will faithfully perform the duties of his office and account for and pay over all money which may come into his hands by virtue of his office, and that he, or his executors or administrators, will deliver to his successor safe and undefaced all books, records, papers, seals, equipment, and furniture belonging to his office. Bonds of elective county officers shall be as follows:

Assessor: Amount to be fixed and sureties to be approved by ((the board of county commissioners)) proper county legislative authority;

Auditor: Amount to be fixed at not less than ((three)) ten thousand dollars and sureties to be approved by the ((board of county commissioners)) proper county legislative authority;

Clerk: Amount to be fixed in a penal sum not less than double the amount of money liable to come into his hands and sureties to be approved by the judge or a majority of the judges presiding over the court of which he is clerk: <u>PROVIDED</u>, <u>That the maximum bond fixed</u> for the clerk shall not exceed in amount that required for the treasurer in a county of that class;

Coroner: ((In the)) Amount ((of one)) to be fixed at not less than five thousand dollars with sureties to be approved by the ((board of county commissioners)) proper county legislative authority;

((County commissioners)) Members of <u>the</u> proper county legislative authority: Sureties to be approved by the county clerk and the amounts [to] be:

In class A, AA, counties and first class counties (1) twenty-five thousand dollars;

(2) In second class counties, twenty-two thousand five hundred dollars:

(3) In third class counties, twenty thousand dollars;

(4) In fourth class counties, fifteen thousand dollars;

(5) In fifth class counties, ten thousand dollars;

(6) In sixth class counties, seven thousand five hundred dollars;

(7) In seventh and eighth class counties, five thousand dollars:

(8) In ninth class counties, two thousand dollars;

Prosecuting attorney: In the amount of five thousand dollars with sureties to be approved by the ((board of county commissioners)) proper county legislative authority;

Sheriff: Amount to be fixed and bond approved by the ((board of county commissioners)) proper county legislative authority at not less than ((two)) five thousand nor more than ((twenty-five)) fifty thousand dollars; surety to be a surety company authorized to do business in this state;

Treasurer: Sureties to be approved by the ((board of county commissioners)) proper county legislative authority and the amounts to be fixed by the ((beard of county commissioners))proper county <u>legislative</u> authority at double the amount liable to come into the treasurer's hands during his term, the maximum amount of the bond, however, not to exceed:

(1) In class A AA counties, two hundred fifty thousand

Ch. 71_____WASHINGTON_LAWS_1971__

dollars;

(2) In first class counties, two hundred thousand dollars;

(3) In second, third and fourth class counties, one hundred fifty thousand dollars;

(4) In all other counties, one hundred thousand dollars.

The treasurer's bond shall be conditioned that all moneys received by him for the use of the county shall be paid as the ((commissioners)) the proper county legislative authority shall from time to time direct, except where special provision is made by law for the payment of such moneys, by order of any court, or otherwise, and for the faithful discharge of his duties.

Bonds for other than elective officials, if deemed necessary by the proper county legislative authority, shall be in such amount and form as such legislative authority shall determine.

In the approval of official bonds, the chairman may act for the board of county commissioners if it is not in session.

> Passed the Senate March 11, 1971. Passed the House March 10, 1971. Approved by the Governor March 23, 1971. Filed in Office of Secretary of State March 23, 1971.

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CHAPTER 72 [Engrossed Senate Bill No. 228] PET ANIMALS--CONTROL TO PROTECT PUBLIC HEALTH

AN ACT Relating to state government; providing for the control of pet animals transmitting disease communicable to human beings, by the department of social and health services; creating new sections; and prescribing penalties.

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

<u>NEW SECTION.</u> Section 1. The incidence of disease communicated to human beings by contact with pet animals has shown an increase in the past few years. The danger to human beings from such pets infected with disease communicable to humans has demonstrated the necessity for legislation to authorize the secretary of the department of social and health services and the state board of health to take such action as is necessary to control the sale, importation, movement, transfer, or possession of such animals where it becomes necessary in order to protect the public health and welfare.

NEW SECTION. Sec. 2. The following words or phrases as used in this chapter shall have the following meanings unless the context