available to the facility, and because there is language in section 18 which limits its utilization, I have vetoed that language which is so limiting. This veto allows the facility effectively to utilize all available income, and is in keeping with the intent of the drafters.

Section 23 requiring tuberculosis hospitals to report to the county of the patient's residence his medical condition, is limited to counties outside the eastern district. Since this information is equally important to all counties whether or not within the eastern district, I have vetoed that language limiting the applicability of that section in order that all counties shall receive reports on the condition of patients who are residents of their counties.

In section 18 and section 24 provision is made for counties to levy taxes and language is included which would have the levy commence January 1, 1972. Because this would postpone realization of that income until the first quarter of 1973, I have vetoed that language establishing January 1, 1972 as the commencement date of the levy. This veto allows realization of the levy income in the first quarter of 1972 as was intended by the legislature.

Section 8 of the bill establishes the superintendent of the eastern district hospital as the tuberculosis control officer for the district. I question the wisdom of the provision because tuberculosis control outside of a hospital is appropriately and has successfully been a local county function. However, the legislature, in setting up a program for tuberculosis control and treatment, determined that this structure is appropriate for the eastern district. Therefore, although with some misgivings, I have determined not to veto that language making the superintendent of the eastern district hospital the tuberculosis control officer for the district."

CHAPTER 278
[Engrossed House Bill No. 373]
WASHINGTON STATE PATROL--
RETIREMENT PENSIONS

AN ACT Relating to retirement pensions; and amending section [1401]
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Section 1. Section 43.43.260, chapter 8, Laws of 1965 as amended by section 4, chapter 12, Laws of 1969 and RCW 43.43.260 are each amended to read as follows:

Upon retirement from service as provided in RCW 43.43.250, a member shall be granted a retirement allowance which shall consist of:

1. (A) As long as such member is not employed by the United States, the state or any agency or instrumentality or political subdivision thereof a prior service annuity which shall be equal to (one and one-half) two percent of the member's average final salary multiplied by the number of years of prior service rendered by the member.

Provided, That as long as any such member is employed by the United States, the state or any agency or instrumentality or any political subdivision thereof, a prior service annuity which shall be equal to one and one-half percent of the member's average final salary multiplied by the number of years of prior service rendered by the member.

2. A current service annuity which shall be equal to two percent of the member's average final salary multiplied by the number of years of service rendered while a member of the retirement system.

3. A yearly increase in retirement allowance which shall amount to two percent of the retirement allowance computed at the time of retirement. This yearly increase shall be added to the retirement allowance on July 1st of each calendar year.

The provisions of this section shall apply to all members presently retired and to all members who shall retire in the future. The retirement allowance of all members presently retired shall be recomputed and shall in the future be paid in accordance with the benefits provided in this section.

NEW SECTION. Sec. 2. This 1971 amendatory act shall have an effective date of July 1, 1971.

Passed the House May 9, 1971.
Passed the Senate May 8, 1971.
Approved by the Governor May 21, 1971 with the exception of two items which are vetoed.
Filed in Office of Secretary of State May 21, 1971.
Note: Governor's explanation of partial veto is as follows:

"...This bill amends the State Patrol Retirement
System to increase the prior service annuity for retired state patrolmen from 1 1/2% of the member's average final salary multiplied by the number of years of prior service to 2% of such salary figure.

During consideration of this bill in the legislative process an amendment was added which excluded those persons from the benefits of this increase who are employed by the United States, the State or any agency or instrumentality or political subdivision thereof.

Pensions are earned upon the basis of past service and should not be conditioned upon the category of employment a person eligible for a pension undertakes after termination of his service. Excluding persons employed by a government agency from the benefit increase while granting such increases to persons employed with a private employer is patently discriminatory and there is no justification for this distinction.

I have accordingly vetoed two items in section 1. The remainder of the bill is approved."

CHAPTER 279
[Engrossed Substitute House Bill No. 740]
INSTITUTIONS OF HIGHER EDUCATION--FEES