"...Section 3 of this bill permits school districts to hire certificated employees to replace staff personnel who have been granted leaves by the district without being bound by the qualifications chapter with its rules on the termination of teachers once hired. The proviso in section 3 mandates that school districts give preferential treatment to teachers hired to fill these vacancies if a permanent staff position subsequently becomes available in the district. This proviso is not limited to a specific time period so teachers hired to fill a vacancy could return to the district a number of years after their initial temporary employment and demand preferential treatment under this section. Additionally, this proviso would eliminate the practice of many school districts that hire experienced teachers on a one-year basis to fill leave vacancies when they could not afford to hire a teacher at that experience level on a permanent status. If these teachers must be given preferential treatment for vacancies which occur after the one year for which they were first hired, school districts may well be forced to hire only inexperienced teachers for such positions.

I believe that school districts must be bound by the provisions now existing in the common school code when hiring and retaining teachers on a permanent basis but should also be given the flexibility contemplated by the first portion of this section to hire teachers for a short term to fill vacancies created by permanent staff members on leave. I have therefore vetoed the proviso in section 3 of the bill.

With the exception of this item in section 3, the remainder of the bill is approved."

CHAPTER 143
[House Bill No. 521]
TUBERCULOSIS AND TUBERCULOSIS HOSPITALIZATION

AN ACT Relating to tuberculosis and tuberculosis hospitalization; amending section 11, chapter 277, Laws of 1971 ex. sess. and RCW 70.35.070; adding new sections to chapter 70.30 RCW; adding new sections to chapter 70.35 RCW; repealing section 1, chapter 172, Laws of 1913, section 8, chapter 54, Laws of 1967 and RCW 70.30.010; repealing section 2, chapter 172, Laws of 1913, section 1, chapter 68, Laws of 1945 and RCW 70.30.020;

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

Section 1. Section 11, chapter 277, Laws of 1971 ex. sess. and RCW 70.3S.070 are each amended to read as follows:

Tuberculosis is a communicable disease and tuberculosis control, including hospitalization, case finding, prevention and followup of known cases of tuberculosis represent the basic step in the conquest of this major health problem. In order to carry on work effectively in these fields there shall be levied for tuberculosis hospital district purposes in the district annually a tax in a sum equal to the amount which would be raised by a levy of one-eighth of a mill against the actual value of the taxable property in the district, or the equivalent thereof, such levy to be made by the board of county commissioners in each county constituting the district, fifty percent of the receipts therefrom to be forwarded quarterly in January, April, July and October of each year by the treasurers of such county, other than the headquarters county where tuberculosis control activities will be carried out by the hospital.
to the treasurer of the headquarters district county, who shall be treasurer for the district. (The commission shall return a total of thirty-five percent of moneys received from the levy provided under this section to the chief health officers of the counties, other than the headquarters county, which funds are to be allocated to specific counties based on caseload in the counties pursuant to standards promulgated by the district commission; such returned) The retained fifty percent of the funds are to be used by the chief health officers to carry out tuberculosis control on a local county level pursuant to rules and regulations adopted by the district commission. The sum herein provided for, and any income that may occur from miscellaneous receipts in connection with the aforesaid programs shall be placed in a special fund in the treasury of the headquarters county and obligations incurred for such programs shall be paid from such fund upon order of the district commissioners by the treasurer in the same manner as general county obligations are paid.

NEW SECTION. Sec. 2. There is added to chapter 70.30 RCW a new section to read as follows:

Any person residing in the state and needing treatment for tuberculosis, may apply in person to the local health officer or to any licensed physician for examination and if such physician has reasonable cause to believe that said person is suffering from tuberculosis in any form he may apply to the local health officer or tuberculosis hospital director for admission of said person to the appropriate tuberculosis facility.

NEW SECTION. Sec. 3. There is added to chapter 70.30 RCW a new section to read as follows:

Upon admission of a patient to a tuberculosis hospital, the secretary or the hospital director, as appropriate, or their designees, shall determine the patient's ability to pay for his care in whole or in part. If the patient or said relatives are not financially able to contribute in whole or in part to his care in the facility, said patient shall be admitted free of charge, or upon the payment of a portion of the charges.

NEW SECTION. Sec. 4. There is added to chapter 70.30 RCW a new section to read as follows:

All hospitals established or maintained for the treatment of persons suffering from tuberculosis shall be subject to annual inspection, or more frequently if required by federal law, by agents of the department of social and health services, and the medical director shall admit such agents into every part of the facility and its buildings, and give them access on demand to all records, reports, books, papers, and accounts pertaining to the facility.

NEW SECTION. Sec. 5. There is added to chapter 70.35 RCW a new section to read as follows:
Upon certificate of the district tuberculosis control officer or his designee that any county in the district has an unexpended balance of the funds returned to the county from the above-provided for levy, over and above the amount required for adequate tuberculosis control, including case finding, prevention and follow-up of known cases of tuberculosis within such county, the board of county commissioners may budget and reappropriate the same for such tuberculosis control for the ensuing year, or it may allocate from time to time such certified unexpended balance, or any portion thereof to the county health department, or to a health district encompassing the entire county, for use in furtherance of other communicable disease prevention or control, or for other general county health purposes. The sum herein provided for, that is the fifty percent of such levy returned to the county, and income that may accrue from miscellaneous receipts in connection with the tuberculosis control program of such county, shall be placed in the county treasury in a special fund to be known as the tuberculosis fund, and obligations incurred for the tuberculosis control program shall be paid from said fund by the county treasurer in the same manner as general county obligations are paid. The county auditor shall furnish to the legislative authority of the county and the district tuberculosis control officer a monthly report of receipts and disbursements in the tuberculosis fund, which report shall also show balance of cash on hand.

NEW SECTION. Sec. 6. There is added to chapter 70.35 RCW a new section to read as follows:

Each county of the district or health district within a county may contract on such terms as are agreeable to the county commissioners of such county or health district and the commission of the tuberculosis hospital district for the performance of services by the hospital superintendent to carry out tuberculosis control in the county and to appoint the hospital superintendent as the tuberculosis control officer for such county or health district.

NEW SECTION. Sec. 7. The following acts and parts of acts are each repealed:

(1) Section 1, chapter 172, Laws of 1913, section 8, chapter 54, Laws of 1967 and RCW 70.30.010;
(2) Section 2, chapter 172, Laws of 1913, section 1, chapter 68, Laws of 1945 and RCW 70.30.020;
(3) Section 3, chapter 172, Laws of 1913, section 9, chapter 54, Laws of 1967 and RCW 70.30.040;
(4) Section 4, chapter 172, Laws of 1913, section 10, chapter 54, Laws of 1967 and RCW 70.30.050;
(5) Section 5, chapter 172, Laws of 1913, section 11, chapter 54, Laws of 1967 and RCW 70.30.060;

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Passed the House February 16, 1972.
Passed the Senate February 12, 1972.
Approved by the Governor February 25, 1972 with the exception of two items in section 5 which are vetoed.
Filed in Office of Secretary of State February 28, 1972.
Note: Governor's explanation of partial veto is as follows:

"...This bill makes various changes in the laws pertaining to tuberculosis and tuberculosis hospitalization. Section 1 modifies the formula and mechanism for distribution of the one-eighth mill allocated by RCW 70.35.070 to the Eastern Tuberculosis Hospital District. Under the present law the millage is collected by the Eastern Tuberculosis Hospital District which retains 65% of the millage and returns 35% to the counties for local tuberculosis control activities. House Bill 521 amends that formula and mechanism for distribution by providing that 50% of the funds shall be
Section 5 of the bill describes the uses which can be made by the counties of any unexpended balance of the tuberculosis funds available at the county level. By oversight, reference is made in section 5 to funds which have been returned to the county. Because of the change in the mechanism for distribution as described above, the references to funds returned to the county in section 5 do not carry out the legislative intent of section one which makes clear that such funds are to be retained by the counties. Accordingly, I have vetoed two items from section 5 to remove what otherwise would be an ambiguity in this legislation.

The remainder of House Bill 521 is approved."

CHAPTER 144
[Engrossed Senate Bill No. 4]
TAX ON TRAVEL TRAILERS AND CAMPERS

AN ACT Relating to revenue and taxation; amending section 82.50.030, chapter 15, Laws of 1961 as last amended by section 37, chapter 299, Laws of 1971 ex. sess. and RCW 82.50.030; and amending section 56, chapter 299, Laws of 1971 ex. sess. and RCW 82.50.410.

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

Section 1. Section 82.50.030, chapter 15, Laws of 1961 as last amended by section 37, chapter 299, Laws of 1971 ex. sess. and RCW 82.50.030 are each amended to read as follows:

The rate and measure of tax imposed by this chapter for each calendar year shall be two percent of the fair market value of the mobile home ((r)) and one percent of the fair market value of the travel trailer ((r)) or the camper, as determined in the manner provided in this chapter: PROVIDED, That the calendar year shall be divided into twelve parts corresponding to the months of the calendar year and the excise tax upon a mobile home, travel trailer, or camper used for the first time in this state after the last day of any month shall only be levied for the remaining months of the calendar year including the month in which the mobile home, travel trailer, or camper is first used: PROVIDED FURTHER, That the minimum amount of tax payable shall be two dollars.

A mobile home, travel trailer, or camper shall be deemed used for the first time in this state when such vehicle or such camper was not previously licensed by this state for the year or any part