shall, while they are members of said colony, be living with their said ((wives)) spouses.

(2) The widows or widowers of all ((soldiers)) veterans who were members of a soldiers' home or colony in this state or entitled to admission thereto at the time of death, and the widows or widowers of all ((soldiers)) veterans who would have been entitled to admission to a soldiers' home or colony in this state at the time of death but for the fact that they were not indigent and unable to support themselves and families, which widows or widowers have since the death of their said ((husbands)) spouses become indigent and unable to earn a support for themselves: PROVIDED, That such widows or widowers are not less than fifty years of age and have not been married since the decease of their said ((husbands)) spouses to any person not a member of a soldiers' home or colony in this state or entitled to admission thereto. Any resident of said colony may be admitted to the hospital at the state soldiers' home for temporary care when requiring hospital treatment.

Passed the Senate March 1, 1973.
Approved by the Governor March 19, 1973.
Filed in Office of Secretary of State March 19, 1973.

CHAPTER 102
[House Bill No. 396]
ELECTIONS--COUNTING BOARDS--APPOINTMENT

AN ACT Relating to elections; amending section 29.33.220, chapter 9, Laws of 1965 as amended by section 1, chapter 124, Laws of 1971 1st ex. sess. and RCW 29.33.220; amending section 29.45.050, chapter 9, Laws of 1965 as amended by section 4, chapter 101, Laws of 1965, ex. sess. and RCW 29.45.050; amending section 29.45.060, chapter 9, Laws of 1965 as amended by section 5, chapter 101, Laws of 1965 ex. sess. and RCW 29.45.060; amending section 29.54.045, chapter 9, Laws of 1965 as amended by section 10, chapter 101, Laws of 1965, ex. sess. and RCW 29.54.045; and adding a new section to chapter 9, Laws of 1965 and to chapter 19.45 RCW.

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

Section 1. Section 29.33.220, chapter 9, Laws of 1965 as amended by section 1, chapter 124, Laws of 1971 1st ex. sess. and RCW 29.33.220 are each amended to read as follows:

Before each primary election at which voting machines or
voting devices are to be used or more frequently as the custodian
duces necessary, the custodian shall instruct all inspectors, judges, and clerks of election who are to serve thereat in the use
of the machine or voting device and their duties in connection therewith. He shall give to each inspector and judge who has
received instruction and is fully qualified to conduct the election with a machine or voting device a certificate to that effect. For
the purpose of instruction, the custodian shall call such meetings of the inspectors and judges as may be necessary. Every inspector and
judge shall attend the meetings and receive instruction in the proper conduct of the election with a machine or voting device. As
compensation for the time spent in receiving instruction each inspector and judge who qualifies and serves in the election shall
receive an additional two hours' compensation to be paid to him at the same time and in the same manner as compensation is paid him for
his services on election day. No inspector or judge of election shall serve in any primary or general election at which a voting
machine or voting device is used unless he has received the required instruction and is fully qualified to perform his duties in
connection with the machine or voting device and has received a certificate to that effect from the custodian of the machines or
voting devices: PROVIDED, That this shall not prevent the appointment of an inspector, or judge of election to fill a vacancy
in an emergency.

Sec. 2. Section 29.45.050, chapter 9, Laws of 1965 as amended
by section 4, chapter 101, Laws of 1965 ex. sess. and RCW 29.45.050
are each amended to read as follows:

There shall be but one set of election officers in each
precinct except as provided in this section.

In every precinct using paper ballots having two hundred or
more registered voters there shall be appointed, and in every
precinct having less than two hundred registered voters there may be
appointed, at a state primary or state general election, two or more
sets of precinct election officers as provided in RCW 29.04.020 and
29.45.010. The officer in charge of the election may appoint one or
more counting boards at his discretion, when he decides that because
of a long or complicated ballot or because of the number of expected
voters, there is need of additional counting board or boards to
improve the speed and accuracy of the count.

In making such appointments, one or more sets of precinct
election officers shall be designated as the counting board or
boards, the first of which shall consist of an inspector, two judges,
and a clerk and the second set, if activated, shall consist of two
judges and two clerks. The duties of the counting board or boards
shall be the count of ballots cast and the return of the election

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records and supplies to the officer having jurisdiction of the election.

(One set of precinct election officers shall be designated as the receiving board which shall have all other powers and duties imposed by law for such elections.

Sec. 3. Section 29.45.060, chapter 9, Laws of 1965 as amended by section 5, chapter 101, Laws of 1965 ex. sess. and RCW 29.45.060 are each amended to read as follows:

The inspector and judges of election in each precinct shall conduct the elections therein and receive, deposit, and count the ballots cast thereat and make returns to the proper canvassing board or officer except that when two or more sets of precinct election officers are appointed as provided in RCW 29.45.050, the ballots shall be counted by the counting board or boards as provided in RCW 29.54.030, 29.54.043, and 29.54.045.

Sec. 4. Section 29.54.045, chapter 9, Laws of 1965 as amended by section 10, chapter 101, Laws of 1965 ex. sess. and RCW 29.54.045 are each amended to read as follows:

When two or more sets of precinct election officers have been appointed as provided in RCW 29.45.050 the following procedure shall apply:

1. The set of sets designated as the counting board or boards shall commence tabulation ((at 2:00 p.m. of the day)) of any state primary or state general election at a time set by the officer in charge of the election.

2. A second ballot box for receiving ballots shall be used, and the first ballot box shall be closed and delivered to the counting board or boards: PROVIDED, That there have been at least ten ballots cast. The counting board or boards shall at a time set by the officer in charge of the election proceed to the place provided for them and at once count the votes. When counted they shall return the emptied ballot box to the inspector and judges conducting the election and the latter shall then deliver to the counting board or boards the second ballot box, if there have been at least ten ballots cast, who shall then proceed as before. The counting of ballots and exchange of ballot boxes shall continue until the polls are closed after which the election board conducting the election shall conclude their duties and the counting board or boards shall continue until all ballots are counted.

3. The counting board conducting the election shall perform all of the duties as now provided by law except for the counting of the ballots, the posting and certification of the unofficial returns and the delivery of the official returns, together with the election supplies to the county auditor.

4. Suitable oaths of office for all precinct election
officials, when two or more sets of officials are employed, shall be prepared by the secretary of state as ex officio chief election officer.

NEW SECTION. Sec. 5. There is added to chapter 9, Laws of 1965 and to chapter 29.45 RCW a new section to read as follows:

All of the provisions of sections 2 and 3 of this 1973 amendatory act relating to counting boards may be applied on an optional basis to any other primary or election, regular or special, at the discretion of the officer in charge of the election.

Approved by the Governor March 19, 1973.
Filed in Office of Secretary of State March 19, 1973.

CHAPTER 103
[House Bill No. 567]
MOBILE HOMES--DOUBLE TAXATION PROHIBITED--
ID TAGS REPEALED

AN ACT Relating to mobile homes; creating new sections; amending section 46.08.090, chapter 12, Laws of 1961 ex. sess. as last amended by section 8, chapter 231, Laws of 1971 ex. sess. and RCW 46.01.130; amending section 1, chapter ... (HB ...), Laws of 1973 and RCW 46.01.140; amending section 2, chapter ... (HB ...), Laws of 1973 and RCW 46.68.030; amending section 71, chapter 299, Laws of 1971 ex. sess. and RCW 82.50.902; amending section 20, chapter 231, Laws of 1971, 1st ex. sess. and RCW 46.16.104; amending section 22, chapter 231, Laws of 1971, 1st ex. sess. and RCW 46.16.106; repealing section 12, chapter 231, Laws of 1971 ex. sess. and RCW 46.01.300; repealing section 15, chapter 231, Laws of 1971 ex. sess. and RCW 46.16.510; repealing section 16, chapter 231, Laws of 1971 ex. sess. and RCW 46.16.520; repealing section 17, chapter 231, Laws of 1971 ex. sess. and RCW 46.16.530; repealing section 18, chapter 231, Laws of 1971 ex. sess. and RCW 46.16.540; and repealing section 19, chapter 231, Laws of 1971 ex. sess. and RCW 46.16.550.

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

Section 1. Section 1, chapter ... (HB ...), Laws of 1973 and RCW 46.01.140 are each amended to read as follows:

The county auditor, if appointed by the director of motor vehicles shall carry out the provisions of this title relating to the licensing of vehicles and the issuance of vehicle license number