for the purpose of a grasshopper control program during calendar year 1973. The funds appropriated by this act shall be used for purposes of matching federal and landowner contributions on a ratio of one-third state general fund moneys, one-third landowner funds, and one-third federal government grant funds.

NEW SECTION. Sec. 2. Before any grasshopper control program shall commence the responsible or cooperating agency or agencies must receive approval from the directors of ecology, fish and game.

NEW SECTION. Sec. 3. This 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.

Passed the Senate April 15, 1973.
Approved by the Governor April 24, 1973.
Filed in Office of Secretary of State April 25, 1973.

CHAPTER 167
[House Bill No. 1061]
UNEMPLOYMENT COMPENSATION--RETIREMENT--PREGNANCY


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

Section 1. Section 19, chapter 2, Laws of 1970 ex. sess. and RCW 50.04.323 are each amended to read as follows:

(1) Any payments which an individual has claimed, is receiving or has received under a government and/or a private retirement pension plan, to which a base year employer has contributed on behalf of such individual, shall be deemed remuneration under this title for the purpose of determining eligibility and the amount of weekly benefits to which such an individual is entitled: PROVIDED, That in no event will old age and survivors insurance benefits, under the provisions of Title II of the federal social security act, as amended, serve to reduce an individual's weekly benefit amount; PROVIDED FURTHER, That commencing with benefit years beginning on and after July 1, 1972, retirement pensions which are based in full on wages earned prior to the base year, and which have been applied for and approved, shall not be deemed remuneration for the purposes of
this title.

(2) Payments claimed or received under a government and/or a private pension plan shall not be considered wages subject to contributions under this title nor shall such payments be considered in determining base year earnings of the individual.

(3) In the event a retroactive retirement or pension payment covers a period in which an individual received benefits under the provisions of this title, the excess paid over the amount to which he would have been entitled had such retirement or pension payment been considered, as provided in subsection (1) above, shall be recoverable under RCW 50.20.190: PROVIDED, HOWEVER, that any amounts which have been deducted from the weekly benefit amount by reason of the provisions of this section shall not be available for future benefits: PROVIDED, FURTHER, that no payments received on account of temporary or permanent disability rather than on account of age or length of service shall be considered compensation paid for personal services.

Sec. 2. Section 3, chapter 286, Laws of 1955 as amended by section 20, chapter 2, Laws of 1970 ex. sess. and RCW 50.20.030 are each amended to read as follows:

A woman who voluntarily quits work because of pregnancy shall be disqualified from benefits for the week in which she quits and thereafter through the terminal week of her pregnancy: PROVIDED, HOWEVER, That in any event a pregnant woman shall be disqualified from receiving benefits for any calendar week (during the period beginning with the seventeenth calendar week immediately preceding the expected date of confinement, as determined by a doctor, and extending through the sixth calendar week immediately following the week in which childbirth occurs) either preceding or subsequent to childbirth when she is precluded from engaging in her particular category of employment by reason of a pregnancy related federal or state statute or administrative rule or regulation.

Passed the House April 7, 1973.
Passed the Senate April 14, 1973.
Approved by the Governor April 24, 1973.
Filed in office of Secretary of State April 25, 1973.