with the moneys thereof; and all reimbursements for moneys advanced for the payment of assessments upon public lands of the state for the improvement thereof((; and all taxes received under levies authorized therefor)).

NEW SECTION. Sec. 2. Section 12, chapter 158, Laws of 1919, section 1, chapter 151, Laws of 1925 ex. sess., section 1, chapter 218, Laws of 1927, section 1, chapter 94, Laws of 1929, section 1, chapter 80, Laws of 1931, section 1, chapter 24, Laws of 1933 and RCW 89.16.120 are each hereby repealed.

Passed the Senate April 8, 1973.
Approved by the Governor April 20, 1973.
Filed in Office of Secretary of State April 23, 1973.

CHAPTER 41
[House Bill No. 112]
MILK--ASSESSMENT RATE
REVISIONS

AN ACT Relating to dairy products and providing for an assessment; and amending section 15.44.080, chapter 11, Laws of 1961 as last amended by section 1, chapter 60, Laws of 1969 and RCW 15.44.080.

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

Section 1. Section 15.44.080, chapter 11, Laws of 1961 as last amended by section 1, chapter 60, Laws of 1969 and RCW 15.44.080 are each amended to read as follows:

(1) There is hereby levied upon all milk ((and cream)) produced in this state an assessment of ((

(2) One cent per pound butter fat of wholly or partially farm separated cream)) 0.6% of class I price for 3.5% butter fat milk as established in any market area by a market order in effect in that area or by the state department of agriculture in case there is no market order for that area; and

(2) ((Four cents per hundredweight of all milk and the components thereof, other than wholly or partially farm separated cream))

Subject to approval by a producer referendum as provided in this section, the commission shall have the further power and duty to increase the amount of the assessment to be levied upon either milk or cream according to the necessities required to effectuate the stated purpose of the commission.

In determining such necessities, the commission shall consider
one or more of the following:

(a) The necessities of--

(i) developing better and more efficient methods of marketing milk and related dairy products;

(ii) aiding dairy producers in preventing economic waste in the marketing of their commodities;

(iii) developing and engaging in research for developing better and more efficient production, marketing and utilization of agricultural products;

(iv) establishing orderly marketing of dairy products;

(v) providing for uniform grading and proper preparation of dairy products for market;

(vi) providing methods and means including but not limited to public relations and promotion, for the maintenance of present markets, for development of new or larger markets, both domestic and foreign, for dairy products produced within this state, and for the prevention, modification or elimination of trade barriers which obstruct the free flow of such agricultural commodities to market;

(vii) restoring and maintaining adequate purchasing power for dairy producers of this state; and

(viii) protecting the interest of consumers by assuring a sufficient pure and wholesome supply of milk and cream of good quality;

(b) The extent and probable cost of required research and market promotion and advertising;

(c) The extent of public convenience, interest and necessity; and

(d) The probable revenue from the assessment as a consequence of its being revised.

This section shall apply where milk or cream is marketed either in bulk or package. However, this section shall not apply to milk or cream used upon the farm or in the household where produced.

The increase in assessment or any part thereof to be charged producers on milk and cream provided for in this section shall not become effective until approved by fifty-one percent of the producers voting in a referendum conducted by the commission.

The referendum for approval of any increase in assessment or part thereof provided for in this section shall be by secret mail ballot furnished to all producers paying assessments to the commission. The commission shall furnish ballots to producers at least ten days in advance of the day it has set for concluding the referendum and counting the ballots. Any interested producer may be present at such time the commission counts said ballots.

Any proposed increase in assessments by the commission subsequent to a decrease in assessments as provided for in RCW
15.44.130(2) shall be subject to a referendum and approval by producers as herein provided.

Passed the Senate April 8, 1973.
Approved by the Governor April 20, 1973.
Filed in Office of Secretary of State April 23, 1973.

CHAPTER 42
[House Bill No. 124]
REAL ESTATE BROKERS AND SALESMEN--
IDENTIFICATION--FINGERPRINTS--
REQUIRED

AN ACT Relating to real estate brokers and salesmen; and amending section 10, chapter 222, Laws of 1951 as amended by section 6, chapter 235, Laws of 1953 and RCW 18.85.120.

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

Section 1. Section 10, chapter 222, Laws of 1951 as amended by section 6, chapter 235, Laws of 1953 and RCW 18.85.120 are each amended to read as follows:

Any person desiring to be a real estate broker, associate real estate broker, or real estate salesman with the exception of applicants meeting the requirements of RCW 18.85.161, must successfully pass an examination as provided in this chapter, and shall make application to the director for a license, and upon a form to be prescribed and furnished by the director, giving his full name and business address. With this application the applicant shall:

(1) Pay an examination fee of fifteen dollars if a salesman's license is applied for and of twenty-five dollars if a broker's license is applied for, such fees to accompany the application.

(2) If the applicant is a corporation, furnish a list of its officers and directors and their addresses, and if the applicant is a copartnership, a list of the members thereof and their addresses.

(3) If the applicant is a nonresident of this state, give an irrevocable consent that suits and actions may be commenced against him in any county of this state in which the plaintiff resides, and that service of any process or pleadings may be made by delivery thereof to the director. Such service shall be held in all courts as valid and binding upon the applicant. The irrevocable consent shall be in a form prescribed by the director, acknowledged before a notary public and, if the applicant is a corporation, shall be accompanied by a certified copy of the resolution of the board of directors authorizing the execution of the same. Any process or pleading so