Further is nontransferable. The certification may be renewed without examination by appropriate application unless the certificate has been revoked, suspended, or not renewed within thirty days: PROVIDED, That an individual holding any certification(s) under the provisions of this chapter shall not be required to pay annual fees for more than one certificate.

NEW SECTION. Sec. 4. If any provision of this 1975 amendatory act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 5. This 1975 amendatory 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 House May 1, 1975.
Passed the Senate May 15, 1975.
Approved by the Governor May 27, 1975, with the exception of section 1 which is vetoed.

Filed in Office of Secretary of State May 27, 1975.

Note: Governor's explanation of partial veto is as follows:

"I am returning herewith without my approval as to one section Substitute House Bill No. 409 entitled:

"AN ACT Relating to electricians and electrical installations."

The purpose of the bill is to empower the board of electrical examiners to establish, in addition to a general electrical contractors' license, other classifications of specialty licenses, and to administer written examinations for general and specialty electrical contractors' qualifying certificates.

Section 1 of the bill contains a grandfather clause providing that any person licensed as an electrical contractor during 1974 will be entitled to receive a general electrical contractor license. As a first matter, I do not believe a grandfather clause serves either the best interest of the industry or the public. The grandfather clause should not be necessary where different classes of examinations are to be administered to take into account those electrical contractors who may only be skilled in certain specialties. Second, I believe it is extremely unwise to grant, by the grandfather clause, a general electrical contractor's license to all those presently licensed regardless of whether they may be qualified to perform general electrical contracting work.

It is my belief and intent that a veto of section 1 will still leave the board of electrical examiners with sufficient flexibility to establish examinations in both general and specialty areas which take into account an applicant's past experience as a licensed electrical contractor under previous law so that qualified practitioners are not unfairly barred from their lifetime profession.

For the foregoing reasons, I have determined to veto section 1. With the sole exception of that section, I have approved the remainder of Substitute House Bill No. 409."

CHAPTER 93
[House Bill No. 385]
CATTLE ASSESSMENTS

AN ACT Relating to cattle; amending section 11, chapter 133, Laws of 1969 and RCW 16.67.120.

Be it enacted by the Legislature of the State of Washington:
Section 1. Section 11, chapter 133, Laws of 1969 and RCW 16.67.120 are each amended to read as follows:

There is hereby levied an assessment of twenty cents per head on all Washington cattle sold in this state or elsewhere to be paid by the seller at the time of sale: PROVIDED, That on July 1, 1977 the assessment of twenty cents per head shall be reduced to ten cents per head, unless the director finds, after a hearing held in accordance with the Administrative Procedures Act, RCW 34.04, which shall be held at least sixty days prior to July 1, 1977, that the assessment should be otherwise, but in no instance may such assessment exceed twenty cents per head: PROVIDED FURTHER if such sale is accompanied by a brand inspection by the department such assessment shall be collected at the same time, place and in the same manner as brand inspection fees. Such fees shall be collected by the regulatory division of the department and transmitted to the commission: PROVIDED FURTHER, That, if such sale is made without a brand inspection by the department the assessment shall be paid by the seller and transmitted directly to the commission not later than thirty days following the sale.

Passed the House May 15, 1975.
Passed the Senate May 13, 1975.
Approved by the Governor May 28, 1975.
Filed in Office of Secretary of State May 28, 1975.

CHAPTER 94
[Senate Bill No. 2071]
SHERIFFS' FEES

AN ACT Relating to county officers; and amending section 36.18.040, chapter 4, Laws of 1963 and RCW 36.18.040.

Be it enacted by the Legislature of the State of Washington:

Section 1. Section 36.18.040, chapter 4, Laws of 1963 and RCW 36.18.040 are each amended to read as follows:

Sheriffs shall collect the following fees for their official services: For service of each summons and complaint, and return thereon, on each defendant, besides mileage, ((two)) three dollars;
For making a return of "not found" in the county upon a summons, besides mileage actually traveled, two dollars;
For levying each writ of attachment or writ of execution upon real or personal property, besides mileage, ((three)) four dollars and fifty cents;
For filing copy of writ of attachment or writ of execution with auditor, ((two)) three dollars plus auditor's filing fee;
For chattel mortgage foreclosure (short form), levy ((three)) four dollars and fifty cents; posting notice, two dollars; service of notice, ((two)) three dollars;
For serving writ of possession or restitution without aid of the county, besides mileage, ((three)) four dollars and fifty cents;
For serving writ of possession or restitution with aid of the county, besides mileage, ((five)) seven dollars and fifty cents;