(7) Institutions not otherwise exempt that are of a religious character, but only as to those education programs exclusively devoted to religious or theological objectives, and that are represented in an accurate manner in institutional catalogs or other official publications.

(8) Educational institutions that are certified by the Federal Aviation Administration under 14 CFR 141 and those educational institutions certified under 14 CFR 61 which offer instruction solely for avocational or recreational purposes.

(9) Educational institutions that are licensed by the state of Washington under chapter 18.15 ((RCW and chapter)) and 18.18 RCW.

(10) Institutions which only offer courses approved to meet the continuing education requirements for licensure under chapters 18.04, 18.78, 18.88, or 48.17 RCW.

(11) Institutions not otherwise exempt which offer only workshops or seminars lasting no longer than three calendar days and for which academic credit is not awarded.

Passed the Senate March 28, 1983.
Passed the House April 21, 1983.
Approved by the Governor May 17, 1983.
Filed in Office of Secretary of State May 17, 1983.

CHAPTER 267
[Substitute Senate Bill No. 3646]

JUVENILE OFFENDERS—WAIVER OF RIGHTS—CERTAIN PHOTOGRAPHS—HEALTH AND DENTAL CARE CONSENT

AN ACT Relating to juvenile offenders; amending section 2, chapter 132, Laws of 1945 as amended by section 7, chapter 155, Laws of 1979 and RCW 13.04.130; and adding a new section to chapter 13.04 RCW.

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

Sec. 1. Section 2, chapter 132, Laws of 1945 as amended by section 7, chapter 155, Laws of 1979 and RCW 13.04.130 are each amended to read as follows:

(1) Neither the fingerprints nor a photograph of any juvenile may be taken without the consent of juvenile court, except as provided in subsections (2) and (3) of this section and RCW 10.64.110.

(2) A law enforcement agency may fingerprint and photograph a juvenile arrested for a felony offense. If the court finds a juvenile’s arrest for a felony offense unlawful, the court shall order the fingerprints and photographs of the juvenile taken pursuant to that arrest expunged, unless the court, after a hearing, orders otherwise.

(3) Waiver of rights regarding photographing of juveniles when the photographs will be used in training or educational programs shall be made under the general provisions for waiver of rights in RCW 13.40.140.
NEW SECTION. Sec. 2. There is added to chapter 13.04 RCW a new section to read as follows:

(1) The administrator of the juvenile court or authorized staff may consent as provided in this section to the provision of health and dental examinations and care, and necessary treatment for medical and dental conditions requiring prompt attention, for juveniles lawfully detained at or sentenced to a detention facility. The treatment may include treatment provided at medical or dental facilities outside the juvenile detention facility and treatment provided within the juvenile detention facility for the period of time the youth is in the custody of the facility. Juveniles shall not be transported for treatment outside the facility if treatment services are available within the facility.

(2) The examination, care, and treatment may be provided without parental consent when prompt attention is required if the administrator of the juvenile court or authorized staff have been unable to secure permission for treatment from the parent or parents, guardian, or other person having custody of the child after reasonable attempts to do so before the provision of the medical and dental services.

(3) Treatment shall not be authorized for juveniles whose parent or parents, guardian, or other person having custody of the child informs the administrator of the juvenile court of objections to the treatment before the treatment is provided except where RCW 69.54.060 applies.

Passed the Senate March 26, 1983.
Passed the House April 21, 1983.
Approved by the Governor May 17, 1983.
Filed in Office of Secretary of State May 17, 1983.

CHAPTER 268
[Substitute Senate Bill No. 3657]
STATE-OWNED ARMORIES—TRANSIENT LODGING—OTHER USES

AN ACT Relating to state-owned armories; and amending section 93, chapter 130, Laws of 1943 as last amended by section 1, chapter 121, Laws of 1975 1st ex. sess. and RCW 38.20.010.

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

Sec. 1. Section 93, chapter 130, Laws of 1943 as last amended by section 1, chapter 121, Laws of 1975 1st ex. sess. and RCW 38.20.010 are each amended to read as follows:

Except as provided in this section, state-owned armories ((may)) shall be used strictly for ((strictly)) military purposes((: PROVIDED, That)).

(1) One room, together with the necessary furniture, heat, light, and janitor service, may be set aside for the exclusive use of bona fide veterans' organizations subject to the direction of the officer in charge ((thereof, together with necessary furniture, heat, light and janitor service, and the)).