department's Olympia office and the ((area)) region headquarters administering such sale and in the office of the county auditor of such county, which notice shall specify the place and time of sale, the appraised value thereof, and describe with particularity each parcel of land to be sold, or from which valuable materials are to be sold, and in case of material sales the estimated volume thereof, and specify that the terms of sale will be posted in the ((area)) region headquarters and the department's Olympia office: PRO-VIDED, That any sale of valuable materials of an appraised value of one thousand dollars or less may be sold directly to the applicant for cash at the full appraised value without notice or advertising.

Sec. 3. Section 50, chapter 255, Laws of 1927 as last amended by section 1, chapter 136, Laws of 1988 and RCW 79.01.200 are each amended to read as follows:

All sales of land shall be at public auction, and all sales of valuable materials shall be at public auction or by sealed bid to the highest bidder, on the terms prescribed by law and as specified in the notice provided, and no land or materials shall be sold for less than its appraised value: PRO-VIDED, That on public lands granted to the state for educational purposes sealed bids may be accepted for sales of timber or stone only: PROVIDED FURTHER, That when valuable material has been appraised at an amount not exceeding ((twenty)) one hundred thousand dollars, the department of natural resources, when authorized by the board of natural resources, may arrange for the sale at public auction of said valuable material and for its removal under such terms and conditions as the department may prescribe, after the department shall have caused to be published not less than ten days prior to sale a notice of such sale in a newspaper of general circulation located nearest to property to be sold((: AND PROVIDED FURTHER, That any sale of valuable materials of an appraised value of one thousand dollars or less may be sold directly to the applicant for cash without notice or advertising)). This section does not apply to direct sales authorized in RCW 79.01.184.

Passed the Senate March 9, 1989. Passed the House April 6, 1989. Approved by the Governor April 20, 1989. Filed in Office of Secretary of State April 20, 1989.

## CHAPTER 149

[Senate Bill No. 5871]

WINE RETAILER'S CLASS P LICENSE—GIFT SALES BUSINESSES—ELIGIBILITY

AN ACT Relating to wine retailer's licenses; and amending RCW 66.24.550.

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

Sec. 1. Section 10, chapter 85, Laws of 1982 as amended by section 1, chapter 40, Laws of 1986 and RCW 66.24.550 are each amended to read as follows:

There shall be a wine retailer's license to be designated as class P to solicit, take orders for, sell and deliver wine in bottles and original packages to persons other than the person placing the order. A class P license may be issued only to a business solely engaged in the sale or sale and delivery of gifts at retail which holds no other class of license under this title or to a person in the business of selling flowers or floral arrangements at retail. No minimum wine inventory requirement shall apply to holders of class P licenses. The fee for this license is seventy-five dollars per year. Delivery of wine under a class P license shall be made in accordance with all applicable provisions of this title and the rules of the board, and no wine so delivered shall be opened on any premises licensed under this title. A class P license does not authorize door-to-door solicitation of gift wine delivery orders. Deliveries of wine under a class P license shall be made only in conjunction with gifts or flowers.

Passed the Senate April 11, 1989.

Passed the House April 4, 1989.

Approved by the Governor April 20, 1989.

Filed in Office of Secretary of State April 20, 1989.

## CHAPTER 150

[Senate Bill No. 5887]

AIR POLLUTION CONTROL AUTHORITIES—PERSONAL SERVICE BY COUNTY COMMISSIONERS NOT REQUIRED

AN ACT Relating to allowing boards of county commissioners to appoint representatives to air pollution control authorities; and amending RCW 70.94.100.

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

- Sec. 1. Section 10, chapter 232, Laws of 1957 as last amended by section 13, chapter 168, Laws of 1969 ex. sess. and RCW 70.94.100 are each amended to read as follows:
- (1) The governing body of each authority shall be known as the board of directors.
- (2) In the case of an authority comprised of one county the board shall be comprised of two appointees of the city selection committee as hereinafter provided, at least one of whom shall represent the city having the most population in the county, and two ((county commissioners)) representatives to be designated by the board of county commissioners. In the case of an authority comprised of two or three counties, the board shall be comprised of one appointee of the city selection committee of each county as hereinafter provided, who shall represent the city having the most population in such county, and one ((county commissioner)) representative from each county