Ch. 187 188 WASHINGTON LAWS, 1969 1st Ex. Sess.
Complete construction and equipping of
education-psychology building \$ 850,000
For Central Washington State College
Construct and equip instructional center \$ 3,009,500
Construct and equip library addition \$ 2,070,000
For Eastern Washington State College
Construct and equip health and physical
education building \$ 1,125,000
Construct and equip classroom building \$ 1,500,000
Construct and equip radio-television building \$ 500,000
Construct and equip drama building \$ 800,000
Construct and equip art building \$ 1,090,000
For the Fourth State College
Construction Phase I \$15,000,000
For the Finance Committee \$ 62,471
Passed the Senate March 21, 1969 Passed the House April 20, 1969 Approved by the Governor April 25, 1969 Filed in office of Secretary of State April 25, 1969
CHAPTER 188 [Engrossed Senate Bill No. 629] PUBLIC OFFICIALS, EMPLOYEES AND CANDIDATESSTATEMENT OF PRIVATE INTERESTS
AN ACT Relating to public officers and employees; amending section 6,
chapter 150, Laws of 1965 ex. sess., and RCW 42.21.060.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
Section 1. Section 6, chapter 150, Laws of 1965 ex. sess.,
and RCW 42.21.060 are each amended to read as follows:
Every public official and such other public employees as may be

provided for herein shall on or before January 31st of each year, and every candidate shall ((within-thirty-days-after)) simultaneously with filing a declaration of candidacy, file with the secretary of state, a written statement of:

(1) The name of any corporation, firm or enterprise subject to the jurisdiction of a regulatory agency in which he has a direct financial interest of a value in excess of one thousand <u>five hundred</u> dollars: PROVIDED, That policies of insurance issued to himself or his spouse, accounts in banks, savings and loan associations or credit unions are not to be considered financial interests; and

(2) Every office or directorship held by him or his spouse in any corporation, firm or enterprise which is subject to the jurisdiction of a regulatory agency; and

(3) The name of any person, corporation, firm, partnership, or other business association from which he receives compensation in excess of one thousand five hundred dollars during the preceding twelve month period by virtue of his being an officer, director, employee, partner or member of any such person, corporation, firm, partnership or other business association  $((\tau))$ ; and

(4) As to attorneys or others practicing before regulatory agencies during the preceding twelve month period, the name of the agency or agencies and the name of the firm, partnership or association of which he is a member, partner, or employee  $((\tau))$  and the gross compensation received by the attorney and the firm, partnership or association respectively for such practice before such regulatory agencies; and

(5) A list of legal description of all real property in the state of Washington, in which any interest whatsoever, including options to buy, was acquired during the preceding calendar year where the property is valued in excess of fifteen hundred dollars: PROVIDED. That legislators shall also comply with such rules or joint rules as they now exist or may hereafter be amended or adopted.

For the purposes of this section, and this section only, the Washington state personnel board, established by RCW 41.06.110, shall adopt and promulgate rules and regulations in accordance with the standards and policies set forth in RCW 41.06.150, delineating which classified personnel employed by the state shall be required to complete and file the financial statement set forth in sections 1 and 2 of this 1969 amendatory act, as they now exist or may hereafter be amended.

Passed the Senate April 19, 1969 Passed the House April 12, 1969 Approved by the Governor April 25, 1969 Filed in office of Secretary of State April 25, 1969

> CHAPTER 189 [Engrossed Senate Bill No. 643] STATE LANDS RESERVED FOR STATE PARK USE--RENTAL; DETERMINATION OF AMOUNT, DISPOSITION OF PROCEEDS

AN ACT Relating to public lands; payment of rental for state lands reserved for state park use; fixing the amount thereof; making an appropriation; and providing for an effective date; amending section 5, chapter 63, Laws of 1967, ex. sess., and RCW 79.08-,1064; amending section 6, chapter 63, Laws of 1967, ex. sess., and RCW 79.08.1066; adding a new section to chapter 79.08 RCW; and repealing section 7,-chapter 63, Laws of 1967, ex. sess., and RCW 79.08.1068.

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

Section 1. Section 5, chapter 63, Laws of 1967, ex. sess., and RCW 79.08.1064 are each amended to read as follows:

The full market value shall be determined by the ((assessor-of the-county-in-which)) board of natural resources for trust lands used for state park purposes ((are-situated)). ((In-making-such-determination-the-county-assessor-shall-consider-only-the-use-to-which-such property-is-then-applied-and-shall-not-consider-potential-use-of-such property))

Sec. 2. Section 6, chapter 63, Laws of 1967, ex. scss., and RCW 79.08.1066 are each amended to read as follows:

The full market value rental for trust lands used by the parks and recreation commission shall be ((determined-by-negotiation-between the-department-ef-natural-resources,-and-parks-and-recreation-commission-and-the-trust-beneficiaries-of-the-lands-involved,--fn-making such-determination-only-the-following-factors-may-be-used;))

({++--Full-market-value-of-such-lands-as-determined-by-the county-assessor-in-accordance-vith-the-provisions-of-this-acty-and})