fund.

Any insurance company or its agent receiving such certified abstract shall use it exclusively for its own underwriting purposes and shall not divulge any of the information therein contained to a third party: PROVIDED, That no policy of insurance shall be canceled on the basis of such information unless the policyholder was determined to be at fault.

Any employer or prospective employer receiving such certified abstract shall use it exclusively for his own purpose to determine whether the licensee should be permitted to operate a commercial vehicle or school bus upon the public highways of this state and shall not divulge any information therein contained to a third party.

Any violation of this section shall be a gross misdemeanor.

Passed the House March 19, 1969
Passed the Senate March 28, 1969
Approved by the Governor April 4, 1969
Filed in office of Secretary of State April 4, 1969

CHAPTER 41
[Engrossed House Bill No. 147]
CRIMINAL PROCEDURE-CHALLENGE OF JURORS

AN ACT Relating to criminal procedure; and amending section 102, page 118, Laws of 1854, as last amended by section 1, chapter 25, Laws of 1923, and RCW 10.49.060.

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

Section 1. Section 102, page 118, Laws of 1854, as last amended by section 1, chapter 25, Laws of 1923, and RCW 10.49.060 are each amended to read as follows:

In prosecution for capital offenses, the defendant and the state may challenge peremptorily twelve jurors each; in prosecution for offenses punishable by imprisonment in the penitentiary, six jurors each; in all other prosecutions, three jurors each. When several defendants are on trial together, ((they-must-jein-in-their-ehallenges)) each defendant shall be entitled to the number of challenges provided above.

Passed the House March 14, 1969 Passed the Senate March 27, 1969 Approved by the Governor April 4, 1969 Filed in office of Secretary of State April 4, 1969