through 73.16.061, an applicant must comply with the following requirements:

- (1) He must furnish a receipt of an honorable discharge, report of separation, certificate of satisfactory service, or other
  proof of having satisfactorily completed his service. Rejectees
  must furnish proof of orders for examination and rejection.
- (2) He must make written application to the employer or his representative within ninety days of the date of his separation or release from training and service. Rejectees must apply within thirty days from date of rejection.
- (3) If, due to the necessity of hospitalization, while on active duty, he is released or placed on inactive duty and remains hospitalized, he is eligible for the benefits of RCW 73.16.031 through 73.16.061: PROVIDED, That such hospitalization does not continue for more than one year from date of such release or inactive status: PROVIDED FURTHER, That he applies for his former position within ninety days after discharge from such hospitalization.
- (4) He must return and reenter the office or position within three months after serving four years or less: PROVIDED, That any period of additional service imposed by law, from which one is unable to obtain orders relieving him from active duty, will not affect his reemployment rights.

Passed the House February 18, 1969 Passed the Senate March 10, 1969 Approved by the Governor March 18, 1969 Filed in office of Secretary of State March 19, 1969

CHAPTER 17
[Engrossed House Bill No. 93]
COUNTY JAIL PRISONERS--BOARD
ALLOWANCE--RATE

AN ACT Relating to county prisoner's board; and amending section 36-63.120, chapter 4, Laws of 1963 and RCW 36.63.120.

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

Section 1. Section 36.63.120, chapter 4, Laws of 1963 and RCW 36.63.120 are each amended to read as follows:

The board of county commissioners of each county in this state

shall ((allow)) annually at budget time establish a daily rate of allowance ((net-te-exceed-ene-dellar-and-twenty-cents-per-day)) for the boarding of each prisoner confined in the county jail.

Passed the House March 5, 1969 Passed the Senate March 10, 1969 Approved by the Governor March 18, 1969 Filed in office of Secretary of State March 19, 1969

CHAPTER 18
[Engrossed House Bill No. 121]
GUARDIANSHIP -- INCOMPETENTS -NOTICE OF PROCEEDINGS

AN ACT Relating to guardianship; and amending section 11.92.150, chapter 145, Laws of 1965 and RCW 11.92.150.

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

Section 1. Section 11.92.150, chapter 145, Laws of 1965 and RCW 11.92.150 are each amended to read as follows:

At any time after the issuance of letters of guardianship in the estate of any incompetent person, any person interested in said estate, or in such incompetent person, or any relative of such incompetent person, or any authorized representative of any agency, bureau, or department of the United States government from or through which any compensation, insurance, pension or other benefit is being paid, or is payable, may serve upon such guardian, or upon the attorney for such guardian, and file with the clerk of the court wherein the administration of such guardianship estate is pending, a written request stating that special written notice is desired of any or all of the following matters, steps or proceedings in the administration of such estate:

- (1) Filing of petition for sales, exchanges, leases, mortgages, or grants of easements, licenses or similar interests in any property of the estate.
- (2) Filing of all intermediate or final accountings or accountings of any nature whatsoever.
- (3) Petitions by the guardian for family allowances or allowances for the incompetent or any other allowance of every nature from the funds of the estate.