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.

- (4) Petitions for the investment of the funds of the estate.
- (5) Petition to terminate quardianship or petition for adjudication of competency.

Such request for special written notice shall designate the name, address and post office address of the person upon whom such notice is to be served and no service shall be required under this section and RCW 11.92.160 other than in accordance with such designation unless and until a new designation shall have been made.

When any account, petition, or proceeding is filed in such estate of which special written notice is requested as herein provided, the court shall fix a time for hearing thereon which shall allow at least ten days for service of such notice before such hearing; and notice of such hearing shall be served upon the person designated in such written request at least ten days before the date fixed for such hearing. The service may be made by leaving a copy with the person designated, or his authorized representative, or by mailing through the United States mail, with postage prepaid to the person and place designated.

Passed the House February 4, 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 19
[Engrossed House Bill No. 143]
PROBATE -- EXECUTORS -NONINTERVENTION POWERS

AN ACT Relating to probate; and amending section 11.68.010, chapter 145, Laws of 1965 and RCW 11.68.010.

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

Section 1. Section 11.68.010, chapter 145, Laws of 1965 and RCW 11.68.010 are each amended to read as follows:

In all cases where it is provided in the last will and testament of the deceased that the estate shall be settled in a manner provided in such last will and testament, and that such estate shall be settled without the intervention of any court or courts, and where it duly appears to the court, by the inventory filed, and other