(5) "Specialty rolls" shall mean any sweet rolls or sweet buns, including those made with fillings or coatings, such as cinnamon rolls or buns, butterfly rolls, doughnuts, and English muffins, other than those rolls defined in paragraph (4) above:

(({4+})) (6) "Director" means the director of the state department of agriculture of the state of Washington;

(((5))) (7) "Person" means an individual, a corporation, a partnership, an association, a joint stock company, a trust, or any group of persons whether incorporated or not, engaged in the commercial manufacture or sale of flour, white bread or rolls.

NEW SECTION. Sec. 2. It shall be unlawful for any person to manufacture, bake, sell, or offer for sale for human consumption in this state, any specialty breads, or specialty rolls as defined in section 1 of this 1971 amendatory act or macaroni or macaroni products as defined in RCW 69.16.020 without using enriched white flour in the baking thereof: PROVIDED, HOWEVER, That those products which contain one-hundred percent whole wheat or graham flour are exempted from the requirements of this section.

> Passed the Senate January 29, 1971. Passed the House March 9, 1971. Approved by the Governor March 22, 1971. Filed in Office of Secretary of State March 22, 1971.

> > CHAPTER 28 [Senate Bill No. 10] PROBATE --SETTLEMENT--GUARDIANS AGE OF MAJORITY

AN ACT Relating to probate law and procedure; amending section 11.76.080, chapter 145, Laws of 1965 as amended by section 4, chapter 70, Laws of 1969 and RCW 11.76.080; amending section chapter 145, Laws of 1965 and RCW 11.76.090; 11.76.090, amending section 11.76.095, chapter 145, Laws of 1965 and RCW 11.76.095; amending section 11.88.020, chapter 145, Laws of 1965 and RCW 11.88.020; and amending section 11.92.010, chapter 145, Laws of 1965 and RCW 11.92.010.

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

Section 1. Section 11.76.080, chapter 145, Laws of 1965 as amended by section 4, chapter 70, Laws of 1969 and RCW 11.76.080 are each amended to read as follows:

If there be any incompetent as defined in RCW 11.88.010 interested in the estate who has no legally appointed guardian, the

court:

- (1) At any stage of the proceeding in its discretion and for such purpose or purposes as it shall indicate, may, and
- (2) For hearings held pursuant to RCW 11.52.010, 11.52.020 and 11.76.050, shall--

appoint some disinterested person as guardian ad litem to represent such incompetent with reference to any petition, proceeding or report in which the incompetent may have an interest, who, on behalf of the incompetent, may contest the same as any other person interested might contest it, and who shall be allowed by the court reasonable compensation for his services: PROVIDED, HOWEVER, That where a surviving spouse is the sole beneficiary under the terms of a will, the court may grant a motion by the personal representative to waive the appointment of a guardian ad litem for a person who is the minor child of such surviving spouse and the decedent and who is incompetent solely for the reason of his being under ((twenty-one)) eighteen years of age.

Sec. 2. Section 11.76.090, chapter 145, Laws of 1965 and RCW 11.76.090 are each amended to read as follows:

When a decree of distribution is made by the court in administration upon a decedent's estate and distribution is ordered to a person under the age of ({twenty-one}) eighteen years, of a sum of five hundred dollars or less, the court, in such order of distribution, shall order the same paid to the clerk of the court wherein administration of such estate is pending, and the same shall be paid by the clerk, for the use and as the property of said minor, to the person named in said order of distribution to receive the same, without requiring bond or appointment of any guardian.

Sec. 3. Section 11.76.095, chapter 145, Laws of 1965 and RCW 11.76.095 are each amended to read as follows:

When a decree of distribution is made by the court in administration upon a decedent's estate or when distribution is made by an executor under a nonintervention will and distribution is ordered under such decree or authorized under such nonintervention will to a person under the age of ((twenty-one)) eighteen years, and the value of such property or money is five thousand dollars or less and there is no general guardian of the incompetent, the court may require that

- (1) the money be deposited in a bank or trust company or be invested in an account in an insured savings and loan association for the benefit of the incompetent subject to withdrawal only upon the order of the court in the original probate proceeding, or
- (2) in all other cases a general guardian shall be appointed and qualify and the money or other property be paid or delivered to such guardian prior to the discharge of the personal representative

in the original probate proceeding.

This section shall not bar distribution under RCW 11.76.090.

Sec. 4. Section 11.88.020, chapter 145, Laws of 1965 and RCW 11.88.020 are each amended to read as follows:

Any suitable person over the age of ((twenty-one)) eighteen years, or any parent under the age of ((twenty-one)) eighteen years may, if not otherwise disqualified, be appointed guardian of the person and/or the estate of an incompetent; any trust company regularly organized under the laws of this state and national banks when authorized so to do may act as guardian of the estate of an incompetent. No person is qualified to serve as a domiciliary quardian who is

- (1) under ((twenty-one)) eighteen years of age except as otherwise provided herein:
 - (2) of unsound mind:
- (3) convicted of a felony or of a misdemeanor involving moral turpitude;
- (4) a nonresident of this state who has not appointed a resident agent to accept service of process in all actions or proceedings with respect to the estate and caused such appointment to be filed with the court:
- (5) a corporation not authorized to act as a fiduciary in the state:
 - (6) a person whom the court finds unsuitable.
- Sec. 5. Section 11.92.010, chapter 145, Laws of 1965 and RCW 11.92.010 are each amended to read as follows:

Guardians herein provided for shall at all times be under the general direction and control of the court making the appointment. For the purposes of chapters 11.88 and 11.92 RCW, all persons shall be of full and legal age when they shall be ((twenty-ene)) eighteen years old.

> Passed the Senate Pebruary 10, 1971. Passed the House March 8, 1971. Approved by the Governor March 22, 1971. Filed in Office of Secretary of State March 22, 1971.