CHAPTER 15.  
[H.B. 7.]

COUNTIES, CITIES, SCHOOL DISTRICTS—
TEMPORARY FUNDS FOR EXPENSES.

An Act relating to the authorization of counties, cities, towns
and school districts to provide temporary funds for current
expenses, in anticipation of revenue, and repealing chapter
116, Laws of 1895 and RCW 39.68.010 through 39.68.110.

Be it enacted by the Legislature of the State of
Washington:

SECTION 1. Chapter 116, Laws of 1895 and RCW
39.68.010 through 39.68.110 are each repealed.
Passed the House January 20, 1959.
Passed the Senate January 27, 1959.
Approved by the Governor January 30, 1959.

(The above measure, being remedial legislation introduced at the
request of the Statute Law Committee, was accompanied by the follow-
ing explanatory note.)

This chapter (1895 c 116) provides a device whereby a county, city,
town, or school district may obtain temporary funds for current ex-
penses through loans evidenced by notes and warrants to be repaid
from anticipated revenue.

The 1895 act was repealed by 1897 c 118 sec. 257, being the school
code of 1897, but the title thereof omitted mention of this repeal. The
1895 act was retained by former compilations “as in force at least as
applicable to all corporations except school districts” (see foot note
following RRS sec. 5624).

The 1895 act was omitted from RCW by the 1941 Code Committee,
whose reviser's note states:

“... Whatever may be said as a matter of construction, the
fact is that the act of 1895 has not been operative to our knowledge
for more than thirty years. Generally the popular acceptance of the
situation has been to regard the act as repealed, or at least obsolete.”

The Statute Law Committee, in republication of Title 39 (Supp.
6/1/58) has restored the 1895 act publishing it as chapter 39.68, but in
view of its non-use over a period of years which has been corroborated
by the division of municipal corporations, recommends its repeal.