SEC. 8. Any port district created by consolidation prior to the effective date of this amendatory act, or formed hereafter under this amendatory act, shall have all the powers of a newly formed port district, without any other restriction except the requirements of RCW 53.46.040: Provided, That general obligation indebtedness outstanding for all port purposes within the area of the consolidated port shall not exceed the limits of RCW 53.36.030, and for purpose of computing such bonded debt, the bonds outstanding of all port agencies shall be considered.

Passed the Senate March 3, 1965.
Passed the House March 10, 1965.
Approved by the Governor March 20, 1965.

CHAPTER 103.
[ Senate Bill No. 158. ]

SCHOOL DIRECTORS' ASSOCIATION—DUES.

AN ACT relating to education; limiting the total dues assessment by the school directors' association; and amending section 5, chapter 169, Laws of 1947 as last amended by section 1, chapter 281, Laws of 1957 and RCW 28.58.360.

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

SECTION 1. Section 5, chapter 169, Laws of 1947 as last amended by section 1, chapter 281, Laws of 1957 and RCW 28.58.360 are each amended to read as follows:

The school directors' association may establish a graduated schedule of dues for members of the association based upon the number of certificated personnel in each district. Dues shall be established for the directors of each district as a group. The total of all dues assessed shall not exceed twenty cents for each one thousand dollars of the state-wide total of all school districts' general fund receipts. The board
of directors of a school district shall make provision for payment out of the general fund of the district of the dues of association members resident in the district, which payment shall be made in the manner provided by law for the payment of other claims against the general fund of the district. The dues for each school district shall be due and payable on the first day of January of each year, and if not paid by any district before the thirty-first day of December of any year the executive committee of the association may present a written request to the county auditor that such payment be made by him by transfer of funds from the general fund of the district. Upon receipt of such request the county auditor shall make such transfer.

Passed the Senate March 3, 1965.
Passed the House March 10, 1965.
Approved by the Governor March 20, 1965.

CHAPTER 104.
[ Senate Bill No. 163. ]

LAKES—NAMING—DESIGNATIONS.
An Act relating to certain lakes; officially naming them, and requiring their proper designation.

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

SECTION 1. At present the state of Washington encloses over fifteen lakes each with the name “Long Lake”. The confusion resulting from this large number of similarly named lakes can be lessened by renaming certain of them with names which tend to locate, rather than describe them.

One of the lakes named “Long Lake” is an artificial lake created by a dam located at township 27, North Range 39e, section 13. This lake extends twenty-four miles upstream along the Spokane river.