All moneys, assessments and taxes belonging to or collected for the use of any city or town, including any amounts representing estimates for future assessments and taxes, may be deposited by any taxpayer prior to the due date thereof with the treasurer or other legal depository for the benefit of the funds to which they belong to be credited against any future tax or assessment that may be levied or become due from the taxpayer: Provided, That the taxpayer may with the concurrence of the treasurer designate a particular fund of such city or town against which such prepayment of tax or assessment is made.

Passed the House March 21, 1967.
Passed the Senate April 8, 1967.
Approved by the Governor April 19, 1967.

CHAPTER 67.
[Reengrossed Senate Bill No. 442.]

SCHOOL DISTRICTS—INTERMEDIATE DISTRICTS—DIRECTORS—LEGAL ADVISERS.

AN ACT relating to education; providing for changes in the boundaries of intermediate school districts; appointing a legal adviser; providing for the selection of temporary intermediate school directors; establishing limitations on school district board membership; amending section 3, chapter 139, Laws of 1965 and RCW 28.19.320; amending section 24, chapter 157, Laws of 1965 as amended by section 10, chapter 139, Laws of 1965 and RCW 28.20.013; and adding a new section to chapter 139, Laws of 1965 and to chapter 28.19 RCW; amending section 25, Laws of 1886 as last amended by section 16, chapter 139, Laws of 1965 and RCW 28.20.010; amending section 5, chapter 218, Laws of 1955 and RCW 28.04.040; and declaring an emergency.

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

Section 1. Section 3, chapter 139, Laws of 1965 and RCW 28.19.320 are each amended to read as follows:

[ 1668 ]
A statewide plan of designated areas, each of which shall be deemed a potential intermediate district, shall be established by the state board of education in the manner provided by this section.

Within one hundred twenty calendar days following June 10, 1965, the county boards of education, after having consulted with their respective county superintendents, shall submit to the state board of education a recommended plan or plans for service areas within the state.

Within two hundred forty calendar days following June 10, 1965, the state board of education shall adopt a statewide plan of service areas. Prior to the adoption of that plan, the state board shall hold at least one public hearing thereon and shall consider the recommended plan or plans of the county boards of education which have been submitted to the state board. The state board of education may at any time it deems advisable, or upon petition by any intermediate board, make such changes in the boundaries of the intermediate school districts contained in its state-wide plan or the intermediate school districts as created, as it deems consistent with the purposes stated in RCW 28.19.300, as now or hereafter amended. Prior to the creation of such districts or any changes thereafter made to the boundaries thereof, the state board shall hold at least one public hearing on such proposed action and shall consider any recommended changes to such proposed action.

The state superintendent of public instruction shall furnish the employed personnel and material, supplies and information necessary to enable county boards of education and county superintendents to draft and consider the recommended plan or plans.

Sec. 2. There is added to chapter 139, Laws of 1965 and to chapter 28.19 RCW a new section to read as follows:
Where the prosecuting attorney for the county in which the office of the intermediate district is located is required by law to devote full time to the duties of his office, he shall, as part of his official duties, be legal adviser to the intermediate district superintendent and the intermediate district board in all matters relating to their official business. Accordingly, he shall when requested draw up all instruments of an official nature for the use of such officers and appear for and represent such officers in all proceedings in which the intermediate district or the officers thereof may be a party.

Where the prosecuting attorney for the county in which the office of the intermediate district is located is not required by law to devote full time to his duties of office, the intermediate district superintendent and the intermediate district board shall have authority to contract for legal services.

Sec. 3. Section 24, chapter 157, Laws of 1955 as amended by section 10, chapter 139, Laws of 1965 and RCW 28.20.013 are each amended to read as follows:

Upon the formation of an intermediate district as provided in this 1965 amendatory act the county committees on school district reorganization of the counties within the intermediate district shall redistrict the counties embraced by such intermediate district into five board member districts within the intermediate district in the manner set forth in RCW 28.20.010 as though the counties within the intermediate district were one county, and thereafter, at the next annual school election, there shall be elected in the manner provided in RCW 28.20.010, the intermediate district board of education: Provided, That until the intermediate district board shall have been elected and qualified, the county board members of all counties or parts of
counties who reside within the limits of a newly organized intermediate district that is divided into director districts in conformity with provision of this chapter shall meet at the call of the intermediate or county superintendent and elect from among their number five directors for the new district: Provided further, That the election and terms of the members of the first intermediate district board shall be determined in the manner provided in RCW 28.20.010, except that filings for candidacy shall be with the county auditor of the most populous county whose office is within the intermediate district.

No member of a board of directors of a local school district shall continue to serve in that capacity after having been elected to an intermediate district board: Provided, That this restriction shall not apply to any intermediate district board members during their present term of office.

In the event of a vacancy in the intermediate district board from any cause, such vacancy shall be filled by appointment of a person from the same intermediate board member district by the boards of county commissioners of the counties comprising the intermediate district. Such appointed board member shall serve until the next general election, at which time there shall be elected a board member to fill the unexpired term of the board member whose position has been vacated.

Sec. 4. If any provision of this 1967 amendatory act, or its application to any person or circumstance is held invalid, the remainder of this 1967 amendatory act, or the application of the provision to other persons or circumstances is not affected.

Sec. 5. Section 25, page 11, Laws of 1886 as last amended by section 16, chapter 139, Laws of 1965, and RCW 28.20.010 are each amended to read as follows:
In each county, not within an intermediate district, there shall be a county board of education, which shall consist of five members elected by the voters of the county, one from each of five county board-member districts, such districts to be determined by the county committee on school district organization. Such county board-member districts shall be arranged on a basis of equal population and so that not more than one member of the county board shall come from any one school district: Provided, That in counties having less than five school districts, then the county board-member districts shall be arranged so as to give, as far as practicable, representation, according to equal population: Provided further, That the county committee, at any time that such committee deems it advisable, shall change the boundaries of county board-member districts so as to provide as far as practicable equal representation according to population of such board-member districts.

In any county having a joint school district with another county, all of the territory within such joint district and lying within both counties shall be included within a board-member district of the county within which the administrative office of such joint district is located, and the electors residing therein shall be eligible to vote for and hold membership on the county board of education of such county.

Filing of candidacy for the county board shall be with the county superintendent not more than sixty days nor less than forty-five days prior to the election, and he shall certify the names to the officials conducting the elections in all districts.

Election of board members shall be held at the time of the regular election of school district directors. Such election shall be called and notice thereof given by the county superintendent in the manner provided by law for giving notice of the election of
school district directors and such election shall be conducted by the official in each school district who conducts the election of school district directors and in conjunction with the election of school district directors. The term of office for each board member shall be four years and until his successor is duly elected and qualified. No member of a board of directors of a local school district shall continue to serve in that capacity after having been elected to a county board: Provided, That this restriction shall not apply to any county board members during their present term of office.

The term of every county board member shall begin on the twentieth day following his election and each county board shall be organized at the first meeting held after a newly elected member takes office. In the event of a vacancy in the board from any cause, such vacancy shall be filled by appointment of a person from the same board-member district by the board of county commissioners. The appointed board member shall serve until the next regular election, at which time there shall be elected a member to fill the unexpired term of the member of the board whose position has been vacated.

Sec. 6. Section 5, chapter 218, Laws of 1955 and RCW 28.04.040 are each amended to read as follows:

Candidates for membership on the state board of education shall file declarations of candidacy with the superintendent of public instruction on forms prepared by the superintendent. Declarations of candidacy may be filed by person or by mail not earlier than the first day of September, nor later than the sixteenth day of September. The superintendent of public instruction may not accept any declaration of candidacy that is not on file in his office or is not postmarked before the seventeeth day of September. No person employed in any
school, college, university, or other educational institution or any county school superintendent's office or in the office of superintendent of public instruction shall be eligible for membership on the state board of education and each member elected must be a resident of the congressional district from which he was elected. No member of a board of directors of a local school district shall continue to serve in that capacity after having been elected to the state board: Provided, That this restriction shall not apply to any state board members during their present term of office.

Sec. 7. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

Passed the Senate April 11, 1967.
Passed the House April 10, 1967.
Approved by the Governor April 19, 1967.

CHAPTER 68.
[Senate Bill No. 641.]
REGISTRATION AND REGULATION OF AIRCRAFT AND AIRMEN.

AN ACT relating to registration and regulation of aircraft and airmen; amending section 23, chapter 165, Laws of 1947, as last amended by section 7, chapter [9], (H.B. 3), Laws of 1967 first extraordinary session, and RCW 14.04.230; repealing section 1, chapter 207, Laws of 1967; and prescribing penalties.

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

Section 1. The purpose of this act is to correct inconsistencies in amendment to section 23, chapter