AN ACT Relating to state government; making appropriations, and declaring an emergency.

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

NEW SECTION. Section 1. There is hereby appropriated from the state general fund to the institutional industries revolving fund the sum of nineteen thousand six hundred eighty nine dollars, to be used for the vocational training of female prisoners at the state penitentiary in the operation of key punch equipment and the supporting activities necessary to process the data, and the resultant creation of a law information retrieval data bank for the primary use of the state government. There is hereby appropriated from the state general fund to the legislative budget committee the sum of sixteen thousand five hundred dollars for the support of the budget reporting system. There is hereby appropriated from the state general fund to the house of representatives the sum of four thousand five hundred dollars for legislative information systems for expenses connected with installations for the legislative council and governor's office.

NEW SECTION. Sec. 2. 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 February 3, 1969.
Approved by the Governor February 6, 1969.
Filed in the office of Secretary of State February 6, 1969.

AN ACT Relating to state government; providing for the publication of session laws: amending section 2, chapter 136, Laws of 1907 and RCW 44.20.020; amending section 3, chapter 136, Laws of 1907 as last amended by section 1, chapter 21, Laws of 1961, and RCW 44.20.030; amending section 4, chapter 136, Laws
of 1907 as last amended by section 2, chapter 31, Laws of 1933 ex. sess., and RCW 44.20.040; amending section 5, chapter 136, Laws of 1907 as last amended by section 18, chapter 157, Laws of 1951, and RCW 44.20.050; amending section 8, page 632, Laws of 1890 and RCW 44.20.060; amending section 6, chapter 136, Laws of 1907 and RCW 44.20.080; amending section 43.78-.080, chapter 8, Laws of 1965 and RCW 43.78.080; amending section 4, chapter 150, Laws of 1941 and RCW 40.04.040; repealing section 7, page 632, Laws of 1890 and RCW 44.20.070; making an appropriation; and declaring an emergency.

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

Section 1. Section 2, chapter 136, Laws of 1907 and RCW 44-.20.020 are each amended to read as follows:

Whenever any bill shall become a law the secretary of state shall number such bill in the order in which it became a law, commencing with each session of the legislature, and shall forthwith certify and deliver three copies of such bill to the statute law committee. Such number shall be in Arabic numerals, and shall be the chapter number of the act when published. A citation to the chapter number and year of the session laws heretofore or hereafter published shall be a sufficient reference to the act so designated.

Sec. 2. Section 3, chapter 136, Laws of 1907 as last amended by section 1, chapter 21, Laws of 1961, and RCW 44.20.030 are each amended to read as follows:

The statute law committee, after each and every legislative session, whether regular or extraordinary, shall cause to be reproduced or printed for temporary use (twenty-five-hundred) four thousand copies of each act filed in the office of secretary of state within ten days after the filing thereof, and in the order of its chapter number.

Sec. 3. Section 4, chapter 136, Laws of 1907 as last amended by section 2, chapter 31, Laws of 1933 ex. sess., and RCW 44.20.040 are each amended to read as follows:
The (secretary-of-state) statute law committee, after each and every legislative session, whether regular or extraordinary, shall furnish one copy of each act as published to each member of the legislature at which such law was enacted, to each state officer, and to each state institution; five copies to each of the state educational institutions; and to each county auditor for the use of his county; twenty-five copies to the state law library; and such further distribution as may be necessary: PROVIDED, That there shall be a charge of one dollar for each of the complete sets of such temporary publications when delivered to any person, firm, corporation or institution excepting the persons and institutions named in this section, and all moneys received from the sale of such temporary sets shall be transmitted to the state treasurer who shall deposit the same in the state treasury to the credit of the general fund.

Sec. 4. Section 5, chapter 136, Laws of 1907 as last amended by section 18, chapter 157, Laws of 1951, and RCW 44.20.050 are each amended to read as follows:

When all of the acts of any session of the legislature and initiative measures enacted by the people since the next preceding session have been (published-in-temporary-form) certified to the statute law committee, the code reviser employed by the statute law committee shall make the proper headings (side-annotations) and index of such acts or laws and, after such work has been completed, the (secretary-of-state) statute law committee shall have published and bound in good buckram at least (twenty-five-hundred) two thousand copies of such acts and laws, with such headings (side-annotations) and indexes, and such other matter as may be deemed essential, including a title page showing the session at which such acts were passed, the date of convening and adjournment of the session, and any other matter deemed proper, including a certificate by the secretary of state of such referendum measures as may have been enacted by the people since the next preceding session.

Sec. 5. Section 8, page 632, Laws of 1890 and RCW 44.20.060
are each amended to read as follows:

In arranging the laws, memorials and resolutions for publication, the ((secretary)) code reviser is hereby authorized to make such corrections in the orthography, clerical errors and punctuation of the same as in his judgment shall be deemed essential: PROVIDED, That when any words or clauses shall be inserted, the same shall be inclosed in brackets; and no correction shall be made which changes the intent or meaning of any sentence, section or act of the legislature.

Sec. 6. Section 6, chapter 136, Laws of 1907 and RCW 44.20-.080 are each amended to read as follows:

It shall be unlawful for any person to print and publish for sale the session laws of any session in book form within one year after the adjournment of such session, other than those ordered printed by the ((secretary-of-state)) statute law committee, or to deliver to anyone other than such ((official)) committee or upon ((his)) their order any of the session laws so ordered printed by ((him)) them: PROVIDED, This section shall not apply to any general compilation of the laws of this state or to a compilation of any special laws or laws on any special subject.

Sec. 7. Section 43.78.080, chapter 8, Laws of 1965 and RCW 43.78.080 are each amended to read as follows:

All printing, ruling, binding, and other work done or supplies furnished by the state printing plant for the various state departments, commissions, institutions, boards, and officers shall be paid for on an actual cost basis as determined from a standard cost finding system to be maintained by the state printing plant. In no event shall the price charged the various state departments, commissions, institutions, boards, and officers exceed those established by the Porte Publishing Company's Franklin Printing Catalogue for similar and comparable work. All bills for printing, ruling, binding, and other work done or for supplies furnished by the state printing plant shall be certified and sworn to by the public
The public printing shall be divided into the following classes:

FIRST CLASS. The bills, resolutions, and other matters that may be ordered by the legislature, or either branch thereof, in bill form, shall constitute the first class, and shall be printed in such form as the legislature shall provide.

SECOND CLASS. The second class shall consist of printing and binding of journals of the senate and house of representatives, and the annual and biennial reports of the several state officers, state commissions, boards, and institutions, with the exception of the reports of the attorney general and the governor's message to the legislature, which shall be printed and bound in the same style as heretofore. Said journals and reports shall be printed on what is known as machine finish book paper weighing not less than fifty pounds to the ream of 25 x 38 inches, and set in brevier, or what is known as eight point type, with a six to pica lead between each line, and without unnecessary blanks, broken pages, or paragraphs. All communications, resolutions, reports of committees, messages, and similar documents making up a part of said journals shall be set in nonpareil or what is known as six point type, with a six to pica lead between each line. All tabular matters shall be set in nonpareil or what is known as six point type; the type matter for a page to be 4½ x 7½ inches, which is to include all running heads and footnotes. All reports shall be 6 x 9 inches when trimmed. The general style of all reports shall be the same as those printed in 1918, and the general style of the journals of the house and senate of the session of 1917 shall be followed in the printing and binding of the journals hereafter. There shall be no duplicates of reports or parts of reports printed except by permission of the governor.

THIRD CLASS. The third class shall consist of all reports, communications, and all other documents that may be ordered printed in book form by the legislature or either branch thereof, and all
reports, books, pamphlets, and other like matter printed in book form
required by all state officers, boards, commissions, and institutions
shall be printed in such form and style, and set in such size type,
and printed on such grade of paper as may be desired by the state
officer, board, commission, or institution ordering them, and which
they think will best serve the purpose for which intended.

FOURTH CLASS. The fourth class shall consist of the session
laws, and shall be printed and bound in (the same style, size of
page and form as the session laws published by this state heretofore,
with similar margin notes, the size of type to be eleven point for
the laws or body of the book and six point for the marginal notes and
index, and shall be printed on machine finish book paper weighing not
less than 60 pounds to the ream of 25 x 38 inches -- PROVIDED -- That
laws reenacting titles to the Revised Code of Washington which have
been introduced in the legislature at the request of the statute law
committee shall be printed in the session laws in the same size, form
and style of type that is used in the Revised Code of Washington)
such form as the statute law committee shall provide.

FIFTH CLASS. The fifth class shall consist of the printing
of all stationery blanks, record books, and circulars, and all print-
ing and binding required by the respective state officers, boards,
commissions, and institutions not covered by classes one, two, three
and four.

Sec. 8. Section 4, chapter 150, Laws of 1941 and RCW 40.04-
.040 are each amended to read as follows:

Session laws shall be distributed, sold and/or exchanged by
the state law librarian as follows:

(1) Copies shall be given as follows: One to each United
States senator and representative in congress from this state; six
to the Library of Congress; one to each United States executive de-
partment as defined by section 1, title 5, of the United States Code;
three to the United States supreme court library; three to the
library of the circuit court of appeals of the Ninth circuit; one to
each United States district court room within this state; one to each office and branch office of the United States district attorneys in this state; one to each state official whose office is created by the Constitution; one to the judge advocate's office at Fort Lewis; one to each member of the legislature, session law indexer, secretary and assistant secretary of the senate, chief clerk and the assistant chief clerk of the house of representatives, the minute clerk and sergeant-at-arms of the two branches of the legislature of the sessions of which they occupied the offices and positions mentioned; one copy each to the Olympia representatives of the Associated Press and the United Press; and two copies to the law library of Gonzaga University law school.

(2) Copies, for official use only, shall be distributed as follows: One to each state department and to each division thereof; one to each state official whose office is created by the Constitution, except the governor who shall receive three copies; one each to the adjutant general, the state historical society, the state bar association, and to each state institution: one copy for each assistant attorney general who maintains his office in the attorney general's suite, and one additional copy for his stenographer's room; one copy to each prosecuting attorney and one for each of his deputies.

Sufficient copies shall be furnished for the use of the supreme court and the state law library as from time to time are needed. Eight copies shall be distributed to the University of Washington law library; one copy each to the offices of the president and the board of regents of the University of Washington, the dean of the University of Washington school of law, and to the University of Washington library; one copy to the library of each of the colleges of education (formerly called the normal schools); one copy each to the president of the Washington State College and to the Washington State College library. Six copies shall be sent to the King county law library, and one copy to each of the county law
libraries organized pursuant to law in the counties of the first, second and third class; one copy to each public library in cities of the first class, and one copy to the municipal reference branch of the Seattle public library.

At the convening of each session of the legislature the state law librarian shall deliver to the chief clerk of the house of representatives twenty copies, and to the secretary of state [secretary of the senate], ten copies, of the laws of the preceding general session and of any intervening session for the use of the legislators during the ensuing session but which shall be returned to the state law library at the expiration of the legislative session.

It shall be the duty of each county auditor biennially to submit to the state law librarian a list of county officers, including the prosecuting attorney and his regular full time deputies and the justices of the peace and superior court rooms regularly used by a justice of the peace or superior court judge, and the correct number of bound copies of the session laws necessary for the official use only of such officers and court rooms will be sent, transportation collect, to said county auditor who shall be responsible for the distribution thereof to the county officials entitled to receive them.

(3) Surplus copies of the session laws shall be sold and delivered by the state law librarian, in which case the price of the bound volumes shall be four dollars each ((for-these-of-the-general sessions,-and-two-dollars-each-for-those-of-the-special-sessions when-separately-bound)). All moneys received from the sale of such bound volumes of session laws shall be paid into the state treasury for the general fund.

(4) The state law librarian is authorized to exchange bound copies of the session laws for similar laws or legal materials of other states, territories and governments, and to make such other and further distribution of the bound volumes as in his judgment seems proper.
NEW SECTION. Sec. 9. Section 7, page 632, Laws of 1890 and RCW 44.20.070 are each repealed.

NEW SECTION. Sec. 10. There is hereby appropriated from the general fund to the statute law committee the sum of one hundred twenty-eight thousand one hundred ninety-eight dollars, or so much thereof as may be necessary, to carry out the provisions of this act.

NEW SECTION. Sec. 11. 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 February 3, 1969.
Approved by the Governor February 7, 1969.
Filed in office of Secretary of State February 7, 1969.

CHAPTER 7
[Engrossed Senate Bill No. 255]
CRIMINAL TRESPASS

AN ACT Relating to crimes and punishment; defining crimes; prescribing penalties; and declaring an emergency.

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

NEW SECTION. Section 1. (1) Every person, knowing that he is not licensed or privileged to do so, who enters or remains in any building or occupied structure or separately secured or occupied portion thereof including but not limited to publicly owned or occupied buildings, structures or portions thereof shall be guilty of criminal trespass, a misdemeanor.

(2) Every person, knowing that he is not licensed or privileged to do so, who enters or remains in any public or private place or on any public or private premises as to which notice against trespass thereon is given by the owner or some other authorized person, through (a) actual communication to the actor, or (b) posting in a manner prescribed by law or reasonably likely to come to the attention of intruders or (c) fencing or other enclosure manifestly designed to exclude intruders, shall be guilty of criminal trespass, a misdemeanor.

(3) Every person, knowing that he is not licensed or privi-