(4) -- Belt -manlifts -are -installed -and -used -exclusively -by --persons -enumerated -by -or -governed -by -Title -51 -RCW -and -which -are -subject to -inspection -as -required -by -RCW -49, 16, 120,))

Passed the House March 24, 1969 Passed the Senate April 9, 1969 Approved by the Governor April 17, 1969 Filed in office of Secretary of State April 17, 1969

CHAPTER 109
[Senate Bill No. 414]
COMPULSORY SCHOOL ATTENDANCE

AN ACT Relating to education; amending section 1, page 364, Laws of 1909 and RCW 28.27.010; amending section 28A.27.010, chapter ..., Laws of 1969 (HB 58) and RCW 28A.27.010; providing sections to effect the correlative and pari materia construction of this act with the provisions of Title 28 RCW, or of Titles 28A and 28B RCW if such titles shall be enacted; and declaring an emergency.

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

Part I. Sections affecting current law.

Section 1. Section 1, page 364, Laws of 1909 and RCW 28.27-.010 are each amended to read as follows:

All parents, guardians and other persons in this state having or who may hereafter have immediate custody of any child between eight and fifteen years of age (being between the eighth and fifteenth birthdays), or of any child between fifteen and sixteen years of age (being between the fifteenth and sixteenth birthdays) not regularly and lawfully engaged in some useful and remunerative occupation, shall cause such child to attend the public school of the district, in which the child resides, for the full time when such school may be in session or to attend a private school for the same time, unless the superintendent of the schools of the district in which the child resides, if there be such a superintendent, and in all other cases the county superintendents of common schools, shall have excused such child from such attendance because the child is physically or mentally unable to attend school or has already attained a reasonable profi-

ciency in the branches required by law to be taught in the first ((eight)) nine grades of the public schools of this state as provided by the course of study of such school, or for some other sufficient reason. Proof of absence from public schools shall be prima facie evidence of a violation of this section.

Part II. Sections affecting proposed 1969 education code.

Sec. 2. Section 28A.27.010, chapter ..., Laws of 1969 (HB 58) and RCW 28A.27.010 are each amended to read as follows:

All parents, guardians and other persons in this state having custody of any child eight years of age and under fifteen years of age, or of any child fifteen years of age and under eighteen years of age not regularly and lawfully engaged in some useful and remunerative occupation or attending part time school in accordance with the provisions of chapter 28A.28 RCW or excused from school attendance thereunder, shall cause such child to attend the public school of the district in which the child resides for the full time when such school may be in session or to attend a private school for the same time, unless the school district superintendent of the district in which the child resides shall have excused such child from such attendance because the child is physically or mentally unable to attend school or has already attained a reasonable proficiency in the branches required by law to be taught in the first ((eight)) nine grades of the public schools of this state. Proof of absence from any public or private school shall be prima facie evidence of a violation of this section. Private school for the purposes of this section shall be one approved or accredited under regulations established by the state board of education.

Part III. Construction.

NEW SECTION. Sec. 3. The forty-first legislature has before it a bill proposing a complete revision of the education laws of this state (1969 HB 58). The provisions of Part I of the instant bill seek to change existing laws. The provisions of Part II seek to change correlative provisions of the proposed 1969 education code

if such code becomes law. It is the intent of the legislature that the provisions of Part I shall be effective only until the date upon which the 1969 education code shall take effect, upon which date the provisions of Part I shall expire and the provisions of Part II shall concomitantly become effective. It is the further intent of the legislature that Part II of the instant bill shall not take effect unless the proposed 1969 education code is adopted at this legislature, but if such event occurs then any amendatory provisions of Part II of this bill shall be construed as amending the correlative sections of the 1969 education code, any repealing provisions of Part II shall be construed as repealing the correlative section of the 1969 education code, and any new or additional provisions of Part II shall be construed as being in pari materia with the 1969 education code.

<u>NEW SECTION.</u> Sec. 4. Part II of this 1969 amendatory 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 on the date upon which the 1969 education code becomes effective.

Passed the Senate March 18, 1969 Passed the House April 9, 1969 Approved by the Governor April 17, 1969 Filed in office of Secretary of State April 17, 1969

CHAPTER 110 [Senate Bill No. 749] UNITED STATES AND STATE FLAGS-CRIMES AGAINST

AN ACT Relating to crimes against the United States and State Flag; amending section 423, chapter 249, Laws of 1909 as amended by section 3, chapter 107, Laws of 1919 and RCW 9.86.030; repealing section 7, chapter 107, Laws of 1919 and RCW 9.86.060; and repealing section 8, chapter 107, Laws of 1919 and RCW 9.86-070.

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

Section 1. Section 423, chapter 249, Laws of 1909 as amended by section 3, chapter 107, Laws of 1919 and RCW 9.86.030 are each a-