The provisions of this chapter shall be applicable to the enforcement of sections 1 and 2 of this 1969 act and any person violating the provisions of sections 1 and 2 of this 1969 act shall be subject to the applicable civil and criminal penalties for such violations as provided for in this chapter.

Passed the House March 14, 1969.
Passed the Senate April 8, 1969.
Approved by the Governor April 17, 1969, with the exception of a certain item in Section 2, which is vetoed.
Filed in office of Secretary of State April 28, 1969.

NOTE: Governor's explanation of partial veto is as follows:
"...This bill establishes labeling requirements for poultry products. Section 1 requires that poultry or poultry products, including turkey, that has been frozen and then thawed must be labeled to advise prospective buyers of this fact.

Section 2 requires that all turkeys must bear a label showing whether they are graded or ungraded, and if graded, the label must show the grade. The bill does not require that all turkeys be graded.

As a practical matter, this requirement cannot be met. More than 85 percent of the turkeys consumed in Washington are grown and prepared for marketing outside the state. Nearly all imported turkeys are frozen before shipment into Washington. All turkeys in interstate commerce are labeled, and turkeys which are graded are presently labeled as such. If a turkey is ungraded no grade will appear on the label. To require an additional label on ungraded imported turkeys would place an extraordinary and unnecessary burden on local dealers without giving any additional protection to the consumer and would serve no useful purpose. I have therefore vetoed from section 2 of the bill the item that requires the label to state "whether such turkey is graded or ungraded".

CHAPTER 195
[Engrossed House Bill No. 882]
FLOOD CONTROL ZONES--DISTRICTS--BY STATE

AN ACT Relating to flood control zone districts; amending section 3, chapter 153, Laws of 1961 and RCW 86.15.030; adding new sections to chapter 153, Laws of 1961, and to chapter 86.15 RCW; and adding a new section to chapter 159, Laws of 1935 and to chapter 86.16 RCW.

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

[1480]
NEW SECTION. Section 1. There is added to chapter 153, Laws of 1961 and to chapter 86.15 RCW a new section to read as follows:

(1) The board is authorized to establish a countywide flood control zone district incorporating the boundaries of any and all watersheds located within the county which are not specifically organized into flood control zone districts established pursuant to chapter 86.15 RCW. Upon establishment of a countywide flood control zone district as authorized by this section, the board is authorized and may divide any or all of the zone so created into separately designated subzones and such subzones shall then be operated and be legally established in the same manner as any flood control zone district established pursuant to chapter 86.15 RCW.

(2) Countywide flood control zone districts shall be established pursuant to the requirements of RCW 86.15.020, 86.15.030 and 86.15.040 as now law or hereafter amended. Subzones established from countywide flood control zone districts shall be established by resolution of the board and the provisions of RCW 86.15.020, 86.15.030 and shall not apply to the establishment of such subzone as authorized by this 1969 amendatory act.

(3) Such subzones shall be operated and administered in the same manner as any other flood control zone district in accordance with the provisions of chapter 86.15 RCW.

(4) Such subzones shall have authority to exercise any and all powers conferred by the provisions of RCW 86.15.080 as now law or hereafter amended.

(5) The board shall exercise the same power, authority, and responsibility over such subzones as it exercises over flood control zone districts in accordance with the provisions of chapter 86.15 RCW as now law or hereafter amended, and without limiting the generality of this subsection, the board may exercise over such subzones, the powers granted to it by RCW 86.15.160, 86.15.170, 86.15.176 and 86.15.178 as now law or hereafter amended.

Sec. 2. Section 3, chapter 153, Laws of 1961 and RCW 86.15-
.030 are each amended to read as follows:

Upon receipt of a petition asking that a zone be created, or upon motion of the board, the board shall adopt a resolution which shall describe the boundaries of such proposed zone; describe in general terms the flood control needs or requirements within the zone; set a date for public hearing upon the creation of such zone, which shall be not more than thirty days after the adoption of such resolution. Notice of such hearing and publication shall be had in the manner provided in RCW 36.32.120(7).

At the hearing scheduled upon the resolution, the board shall permit all interested parties to be heard. Thereafter, the board may reject the resolution or it may modify the boundaries of such zone and make such other corrections or additions to the resolution as they deem necessary to the accomplishment of the purpose of this chapter: PROVIDED, That if the boundaries of such zone are enlarged, the board shall hold an additional hearing following publication and notice of such new boundaries: PROVIDED FURTHER, That the boundaries of any zone shall generally follow the boundaries of the watershed area affected: PROVIDED FURTHER, That the immediately preceding proviso shall in no way limit or be construed to prohibit the formation of a countywide flood control zone district authorized to be created by section 1 of this 1960 amendatory act.

Within ten days after final hearing on a resolution, the board shall issue its order.

NEW SECTION. Sec. 3. There is added to chapter 153, Laws of 1961, and to chapter 86.15 RCW a new section to read as follows:

The board may provide by resolution for levying voluntary assessments, under a mode of annual installments extending over a period not exceeding fifteen years, on property benefited from a flood control improvement. Such voluntary assessment shall be imposed only after each owner of property benefited by the flood control improvement has agreed to the assessment by written agreement with the board. Such agreement shall be recorded with the county auditor and the obli-
gations under the agreement shall be binding upon all heirs, and all successors in interest of the property.

The voluntary assessments need not be uniform or directly related to benefits to the property from the flood control improvement.

The levying, collection and enforcement hereby authorized shall be in the manner now and hereafter provided by law for the levying, collection and enforcement of local improvement assessments by cities of the first class, insofar as the same shall not be inconsistent with the provisions of this act.

The disposition of all proceeds from voluntary assessments shall be in accordance with RCW 86.15.130.

The proceeds from voluntary assessments may be used for any flood control improvement not inconsistent with the provisions of this act and in addition the proceeds may be used for operation and maintenance of flood control improvements constructed under the authority of this act.

NEW SECTION. Sec. 4. There is added to chapter 159, Laws of 1935 and to chapter 86.16 RCW a new chapter to read as follows:

The prohibitions contained in RCW 86.16.080 and RCW 86.16.090 shall not apply to any improvement or structure nor to any property situated within any approved plat which improvement or structure was constructed or which plat has been filed for record prior to August 15, 1966.

Passed the House April 16, 1969
Passed the Senate April 9, 1969
Approved by the Governor April 28, 1969
Filed in office of Secretary of State April 28, 1969

AN ACT Relating to education; adding a new section to chapter 28.81 RCW; adding a new section to chapter 28B.40 of Title 28B RCW; providing sections to effect the correlative and pari materia construction of this act with the provisions of Title 28 RCW

[1483]