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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. 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 immediately.

Passed the House March 26, 1969 Passed the Senate March 26, 1969 Approved by the Governor March 27, 1969 Filed in office of Secretary of State March 27, 1969

CHAPTER 4 [House Bill No. 888] CUSTODY OF PRISONERS

AN ACT Relating to the custody of prisoners; reenacting section 2, chapter 42, Laws of 1955 as amended by section 1, chapter 103, Laws of 1969 (HB 124) and RCW 9.95.062; reenacting section 2, chapter 103, Laws of 1969 (HB 124) (uncodified); and declaring an emergency.

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

Section 1. Section 2, chapter 42, Laws of 1955 as amended by section 1, chapter 103, Laws of 1969 (HB 124) and RCW 9.95.062 are each reenacted to read as follows:

An appeal by a defendant in a criminal action shall stay the execution of the judgment of conviction.

In case the defendant has been convicted of a felony, and has been unable to furnish a bail bond pending the appeal, the time he has been imprisoned pending the appeal shall be deducted from the term for which he was theretofore sentenced to the penitentiary, if

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the judgment against him be affirmed.

NEW SECTION. Sec. 2. Section 2, chapter 103, Laws of 1969 (HB 124) (uncodified), is reenacted to read as follows:

Any person imprisoned in a county jail pending the appeal of his conviction of a felony and who has not obtained bail bond pending his appeal shall be transferred after thirty days but within forty days from the date judgment was entered against him to a state institution for felons designated by the director of the department of institutions: PROVIDED, That when good cause is shown, a superior court judge may order the prisoner detained in the county jail beyond said forty days for an additional period not to exceed ten days.

<u>NEW SECTION.</u> Sec. 3. 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 immediately.

Passed the House March 27, 1969 Passed the Senate March 27, 1969 Approved by the Governor March 31, 1969 Filed in office of Secretary of State March 31, 1969

CHAPTER 5 [Senate Bill No. 191] COUNTIES--COORDINATION OF ADMINISTRATIVE PROGRAMS

AN ACT Relating to counties; providing for coordination of administrative programs; and amending sections 36.47.020 through 36-.47.060, chapter 4, Laws of 1963 and RCW 36.47.020 through 36-.47.060.

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

Section 1. Section 36.47.020, chapter 4, Laws of 1963 and RCW 36.47.020 are each amended to read as follows:

It shall be the duty of the assessor, auditor, clerk, coroner, sheriff, superintendent of schools, treasurer, and prosecuting attorney of each county in the state, including appointive officials in charter counties heading like departments, to take such action as they jointly deem necessary to effect the coordination of the administrative programs of each county and to submit to the governor and the