AN ACT Relating to state government; and conferring power on the
state adjutant general to convey a certain portion of realty
located at Camp Murray, Washington, for public educational
purposes.

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

NEW SECTION. Section 1. Under the direction of the governor,
the adjutant general is empowered to convey to any state or local
educational agency sufficient state-owned land together with reason-
able access thereto, included within the boundaries of Camp Murray,
Washington; for the purpose of assisting such educational agency
or agencies to develop and construct thereon an Aerospace Science
and Modeling Center: PROVIDED, That the site to be conveyed shall
be selected by the adjutant general and shall not exceed one acre
in dimension.

Passed the House March 14, 1969
Passed the Senate April 8, 1969
Approved by the Governor April 17, 1969
Filed in office of Secretary of State April 17, 1969

AN ACT Relating to the state government; prescribing the governor's
powers and duties with respect to state-owned property in
the custody of the military department; and amending section
92, chapter 130, Laws of 1943 and RCW 38.08.090.

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

Section 1. Section 92, chapter 130, Laws of 1943 and RCW 38.08.090 are each amended to read as follows:

The governor, through the adjutant general, shall promulgate
in orders such rules and regulations and amendments thereto not
inconsistent with law as he may deem necessary for the organization,
maintenance and training of the militia, and the acquisition, use,
issue or disposal of military property. The governor's regulatory powers herein with respect to military property shall include reasonable authority to make regulations controlling the use and temporary disposal of military property including real property for civic purposes where consistent with federal law and regulations, in a manner similar to the law pertaining to the use of armories. Such rules and regulations when so promulgated shall have the same force and effect as though herein enacted.

Passed the House March 14, 1969
Passed the Senate April 8, 1969
Approved by the Governor April 17, 1969
Filed in office of Secretary of State April 17, 1969

CHAPTER 87
[Engrossed House Bill No. 232]
COUNTY WARRANTS

AN ACT Relating to issuance of warrants; and amending section 36.22-.050, chapter 4, Laws of 1963 and RCW 36.22.050.

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

Section 1. Section 36.22.050, chapter 4, Laws of 1963 and RCW 36.22.050 are amended to read as follows:

For claims allowed by the county commissioners, and also for cost bills and other lawful claims duly approved by the competent tribunal designated by law for their allowance, he shall draw a warrant on the county treasurer, made payable to the claimant or his order, bearing date from the time of and regularly numbered in the order of their issue but no warrant shall be issued within less than ten days after the date of its allowance. (Unless there is sufficient cash in the county treasury to pay it on presentation, no warrant shall be issued for a greater amount than five hundred dollars. Nothing shall prevent claimants at the time of issuing of warrants from having the same broken or issued in smaller warrants by the auditor using two or more warrants in lieu of one) If there is not sufficient cash in the county treasury to cover such claims or cost bills, or if a claimant requests, the auditor may issue a number of smaller warrants, the total principal amounts of which shall equal the amount of said claim.