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commercial operation in violation of section 1 of this 1971 amendatory act may be enjoined on petition of the attorney general to the superior court of Thurston county or of the county in which the operation is located.

Operation of an industrial or conmercial operation in violation of this chapter shall provide the basis of a civil penalty under RCW 90.48.144 or 70.94.431 as now or are hereafter amended. No person may discharge wastes into the waters or air of the state who fails to satisfy the requirements of sections 1 and 4 of this 1971 act.

<u>NEW SECTION.</u> Sec. 4. In the administration of the provisions of chapter 90.48 RCW, the director of the department of ecology shall, regardless of the quality of the water of the state to which wastes are discharged or proposed for discharge, and regardless of the minimum water quality standards established by the director for said waters, require wastes to be provided with all known, available, and reasonable methods of treatment prior to their discharge or entry into waters of the state.

<u>NEW SECTION.</u> Sec. 5. This act shall be known and may be cited as the Pollution Disclosure Act of 1971.

Passed the House March 26, 1971. Passed the Senate May 10, 1971. Approved by the Governor May 19, 1971. Filed in Office of Secretary of State May 20, 1971.

## CHAPTER 161 [Engrossed House Bill No. 863] EDUCATION--MEANING OP SCHOOL DAY

AN ACT Relating to education: and amending section 28A.01.010, chapter 223, Laws of 1969 ex. sess. and RCW 28A.01.010; and amending section 13, chapter 283, Laws of 1969 ex. sess. and RCW 28A.02.061.

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

Section 1. Section 23A.01.010, chapter 223, Laws of 1969 ex. sess. and RCW 23A.01.010 are each amended to read as follows:

A school day shall ((consist of six hours for all pupils above the third grade; exclusive of an intermission at noon; any board of directors however may fix as a school day for their district a less number of hours than six: PROVIDED; That for pupils in kindergarten the school day shall not be less than three hours; exclusive of an intermission at noon; for pupils in grades one through three the Ch. 161 WASHINGTON LAWS, 1971 1st Ex. Sess.

school day shall not be less than four hours, exclusive of an intermission at noon, and for pupils belonging to grades above the third grade the minimum school day shall not be less than five hours, exclusive of an intermission at noon: PROVIDED FURTHER, That for kindergarten purposes an attendance of two hours shall be credited as one-half day. In the absence of any bylaw or order of the board of directors defining the school day for their district, any teacher may dismiss all pupils belonging to grades one through three after an attendance of four hours, exclusive of an intermission at noon)) mean each day of the school year on which pupils enrolled in the common schools of a school district are engaged in educational activity planned by and under the direction of the school district staff, as directed by the administration and board of directors of the district.

> Passed the House May 10, 1971. Passed the Senate May 10, 1971. Approved by the Governor May 19, 1971. Filed in Office of Secretary of State May 20, 1971.

> > CHAPTER 162 [Substitute House Bill No. 47] PORT DISTRICTS--INACTIVE--DISSOLUTION

AN ACT Relating to port districts; providing a method for the dissolution of inactive port districts; and creating new sections.

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

NEW SECTION. Section 1. This act shall provide an additional method by which inactive port districts may be dissolved.

<u>NEW SECTION.</u> Sec. 2. A port district shall be deemed inactive if, at the time of the filing of the petition for dissolution with the clerk of the superior court of the county in which such port district is situated, such port has failed to comply with subdivision (1), (2), or (3) of this section.

(1) The port district has failed to file its budget with the board of county commissioners or, in the case of home rule charters, the appropriate governing body for the two fiscal years immediately preceding the date of filing such petition, and the port district, having been in existence for two years or more, has failed to adopt its comprehensive plan of harbor improvement and/or industrial development as provided by statute, and does not presently own or has not leased within two years prior to the filing of such petition,