attorneys in counties of the second class and third class may serve part time and engage in the private practice of law if the board of county commissioners so provides.

NEW SECTION. Sec. 3. Section 36.32.320, chapter 4, Laws of 1963 as amended by section 4, chapter 218, Laws of 1967 and RCW 36.32.320 are each repealed.

NEW SECTION. Sec. 4. If any provision of this 1971 amendatory act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 5. This act shall take effect on January 1, 1972.
(2) The director shall, subject to the approval of the state board of education, establish reasonable rules and regulations for the proper development and implementation of the school building systems project.

(3) The director, with the approval of the superintendent of public instruction, may employ such other technical and professional assistance as he may see fit, including architectural and engineering firms engaged in private practice who may be employed on a contract basis, and shall cause to be developed and implemented a state school building systems project which will allow flexibility in the use of systems construction procedures to produce schools which will suit the needs of the children of this state, taking into account

(a) Differences in climatic conditions of the state;
(b) Differences in size of school enrollment;
(c) Differences in curricula and educational programs;
(d) Differences in directional orientation of school buildings;
(e) Differences in terrain of school sites;
(f) Differences in various building code requirements of state and local governments.

A board of advisors made up of two educators, two architects, three engineers, (one electrical, one structural, and one mechanical engineer), three contractors, (one mechanical, one electrical and one general contractor), two manufacturers and two representatives from the building trade unions shall be appointed by the state board of education to advise the director regarding the state school building systems project. Advisory committee members shall be reimbursed their expenses on the basis of the allowance provided by RCW 43.03.050 and 43.03.060.

(4) After July 1, 1973, the director shall make the Washington state school building system available to all school districts in the state which may participate in the project on a voluntary basis.

(5) The Washington state school building systems project shall provide the use of building subsystems which shall, insofar as reasonably possible, include, but not be limited to, structure, ceiling and lighting, heating, ventilating and air conditioning, and interior partitions, which shall be produced to meet a performance specification and which may be bid on a state-wide basis for schools participating in the state school building systems project.

(6) The specifications for the state school building systems project shall be prepared with the view toward utilizing system type construction to the fullest extent and toward allowing contractors to utilize to the fullest extent modern industrial techniques of mass production and prefabrication and shall be prepared to encourage uniqueness and individuality of design for the different schools.
constructed in the state school building systems project.

(7) This state school building systems project shall have an
effective date of July 1, 1971, an implementation date of no later
than July 1, 1973, and shall continue for a period to end on June 30,
1977. An evaluation of the systems building project including a cost
effectiveness analysis comparing systems project schools with
nonsystems schools shall be submitted by the director to the

NEW SECTION. Sec. 3. There is added to chapter 223, Laws of
1969 ex. sess. and to chapter 28A.58 RCW a new section to read as
follows:

Notwithstanding any other provision of law, every school
district board of directors may expend local funds held for capital
projects or improvements for improvements on any building owned by a
city or county in which the district or any part thereof is located
if an agreement is entered into with such city or county whereby the
school district receives a beneficial use of such building
commensurate to the amount of funds expended thereon by the district.

Passed the Senate May 7, 1971.
Passed the House May 8, 1971.
Approved by the Governor May 20, 1971.
Filed in Office of Secretary of State May 21, 1971.

CHAPTER 239
[Engrossed Senate Bill No. 170]
REGULATION OF HOTELS AND MOTELS--
LICENSES--FEES

AN ACT Relating to hotels and motels; providing for the licensing and
regulation of hotels and motels by the state department of
social and health services; providing for licensure fees;
amending section 43.22.050, chapter 8, Laws of 1965 and RCW
43.22.050; repealing section 43.22.060, chapter 8, Laws of
1965 and RCW 43.22.060; repealing section 43.22.070, chapter
8, Laws of 1965 and RCW 43.22.070; repealing section
43.22.080, chapter 8, Laws of 1965 and RCW 43.22.080;
repealing section 43.22.090, chapter 8, Laws of 1965 and RCW
43.22.090; repealing section 43.22.100, chapter 8, Laws of
1965 and RCW 43.22.100; repealing section 43.22.110, chapter
8, Laws of 1965 and RCW 43.22.110; repealing sections 1
through 6, chapter 169, Laws of 1915, sections 1 through 11,
chapter 29, Laws of 1909, sections 1 and 2, chapter 48, Laws
of 1905 and RCW 70.62.010 through 70.62.130; creating new