shall be made in the same manner and with the same official as
required during the regular filing period for such office: PROVIDED,
that nominating signature petitions which may be required of
candidates filing for certain district offices during the normal
filing period shall not be required of candidates filing during the
special three day filing period.

NEW SECTION. Sec. 7. There is added to chapter 9, Laws of
1965 and to chapter 29.21 RCW a new section to read as follows:
Whenever it shall be necessary to hold a special election to
fill an unexpired term of an elective office of any city, town, or
district, such special election shall be held in concert with the
next general election which is to be held by the respective city,
town, or district concerned for the purpose of electing officers to
full terms: PROVIDED, that this section shall not apply to any city
of the first class whose charter provision relating to elections to
fill unexpired terms are inconsistent herewith.

NEW SECTION. Sec. 8. If any provision of this 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.

Passed the Senate February 2, 1972.
Passed the House February 12, 1972.
Approved by the Governor February 20, 1972.
Filed in Office of Secretary of State February 21, 1972.

CHAPTER 62
[Engrossed Senate Bill No. 102]
MOSQUITO CONTROL DISTRICTS--ASSESSMENT ROLL, NOTICE

AN ACT Relating to mosquito control districts; and amending section
36.88.090, chapter 4, Laws of 1963 and RCW 36.88.090.
BE IT ENACTED BY THE LEGISLATION OF THE STATE OF WASHINGTON:
Section 1. Section 36.88.090, chapter 4, Laws of 1963 and RCW
36.88.090 are each amended to read as follows:
Whenever the assessment roll for any county road improvement
district shall have been prepared such roll shall be filed with the
clerk of the board. The board shall thereupon by resolution set the
date for hearing upon such roll before the board and direct the clerk
to give notice of such hearing and the time and place thereof.
Such notice shall specify such time and place of hearing on
such roll and shall notify all persons who may desire to object
thereo to make such objection in writing and to file the same with
such clerk at or prior to the date fixed for such hearing; and that

[137]
at the time and place fixed and at such other times as the hearing may be continued to, the board will sit as a board of equalization for the purpose of considering such roll and at such hearing will consider such objections made thereto, or any part thereof, and will correct, revise, raise, lower, change or modify such roll or any part thereof, or set aside such roll in order that such assessment be made de novo as to such body shall appear just and equitable and then proceed to confirm the same by resolution.

Notice of the time and place of hearing under such assessment roll shall be given to the owner or reputed owner of the property whose name appears thereon, by mailing a notice thereof at least fifteen days before the date fixed for the hearing to such owner or reputed owner at the address of such owner as shown on the tax rolls of the county treasurer; and in addition thereto such notice shall be published at least two times in a newspaper of general circulation in the county if the newspaper is published weekly, but shall be published at least five times in such newspaper if said newspaper is published daily. At least fifteen days must elapse between the date of last publication thereof and the date fixed for such hearing; PROVIDED, That mosquito control districts shall only be required to give notice by publication. The time and place of hearing under such assessment roll shall be published in two consecutive issues of a newspaper of general circulation in the county if the newspaper is published weekly, but shall be published in at least five consecutive issues of such newspaper if said newspaper is published daily. At least fifteen days must elapse between the date of last publication thereof and the date fixed for such hearing.

The board, at the time fixed for hearing objections to the confirmation of said roll, or at such time or times as said hearing may be adjourned to, shall have power to correct, revise, raise, lower, change or modify such roll or any part thereof, and to set aside such roll in order that such assessment be made de novo as to the board shall appear equitable and just, and then shall confirm the same by resolution. All objections shall be in writing and filed with the board and shall state clearly the grounds objected to, and objections not made within the time and in the manner herein described shall be conclusively presumed to have been waived.

Whenever any such roll shall be amended so as to raise any assessments appearing thereon, or to include property subject to assessment which has been omitted from the assessment roll for any reason a new hearing, and a new notice of hearing upon such roll, as amended, shall be given as in the case of an original hearing and at the conclusion of such hearing the board may confirm the same or any portion thereof by resolution and certify the same to the treasurer for collection. Whenever any property shall have been entered
originally on such roll, and the assessment upon such property shall not be raised, no objections thereto shall be considered by the board or by any court on appeal, unless such objections be made in writing at or prior to the date fixed for the original hearing upon such roll.

Passed the Senate January 24, 1972.
Passed the House February 12, 1972.
Approved by the Governor February 20, 1972.
Filed in Office of Secretary of State February 21, 1972.

CHAPTER 63
[Engrossed Senate Bill No. 163]
SCHOOL DISTRICTS SERVING RESIDENTS OF MILITARY RESERVATIONS

AN ACT Relating to school districts serving residents of certain U.S. military reservations; adding new sections to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.57 RCW; and declaring an emergency.

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

NEW SECTION. Section 1. There is added to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.57 RCW a new section to read as follows:

Notwithstanding other provisions of this chapter or any other provision of law and except as otherwise provided in section 2 of this 1972 act, as of July 1, 1972, any United States military reservation in the state of Washington with more than two thousand five hundred common school age children in public schools resident thereon shall be included wholly within the boundaries of a single school district. Such single school district shall be one of the school districts presently having boundary lines within such military reservation and serving pupils thereon. The procedure for achieving such single school districts where they do not now exist, or in any year in the future when there are more than two thousand five hundred common school age children on such a military reservation resident therein, shall be as prescribed in section 2 of this 1972 act.

NEW SECTION. Sec. 2. There is added to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.57 RCW a new section to read as follows:

On or before June 1, 1972, or in any year in the future when there are more than two thousand five hundred common school age children on a military reservation as referred to in section 1 of this 1972 act resident therein, whichever is the case, and notwithstanding other provisions of this chapter or any other