CHAPTER 275

[House Bill No. 205]

INTERMEDIATE SCHOOL DISTRICTS—REDESIGNATION AS EDUCATIONAL SERVICE DISTRICTS


Be it enacted by the Legislature of the State of Washington:

Section 1. Section 1, chapter 176, Laws of 1969 ex. sess. as amended by section 1, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.010 are each amended to read as follows:

It shall be the intent and purpose of this chapter to reorganize existing intermediate school district offices in order to:

(1) Establish intermediate school district offices as ((regional)) educational service agencies which will provide cooperative and informational services to local school districts;

(2) Assist the superintendent of public instruction and the state board of education in the performance of their respective statutory or constitutional duties;

(3) Make the territorial organization of intermediate school district offices, hereafter to be known as educational service district offices, as such educational service agencies and the school districts more readily and efficiently adaptable to the changing economic pattern and educational programs within the state; and

(4) Provide the pupils within the state with equal educational opportunities.

After the effective date of this amendatory act all intermediate school districts shall be known as and referred to as educational service districts.

*Sec. 2. Section 2, chapter 176, Laws of 1969 ex. sess. as amended by section 2, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.020 are each amended to read as follows:

The state board of education, at any time it deems advisable or upon petition of any ((intermediate school)) educational service district board, may make changes in the ((number and)) boundaries of the ((intermediate school)) educational service districts, including an equitable adjustment and transfer of any and
all property, assets, and liabilities among the ((intermediate school)) educational service districts whose boundaries and duties and responsibilities are increased and/or decreased by such changes, consistent with the purposes of RCW 28A.21-.010. Prior to making any such changes, the state board shall hold at least one public hearing on such proposed action and shall consider any recommendations on such proposed action.

Consistent with the purposes of RCW 28A.21.010 the state board may recommend at any time it deems advisable or upon petition of any educational service district board changes in the number of educational service districts including a proposed equitable adjustment and transfer of the property, assets and liabilities among the educational service districts involved. Prior to recommending changes in the number of educational service districts, the duties and responsibilities of which may be increased or decreased by such proposed changes, the state board shall hold at least one public hearing on such proposed change and shall consider any recommendations thereon: PROVIDED HOWEVER, That changes in the number of educational service districts shall not be made except with the express approval of the legislature.

The state board in making any change in boundaries shall give consideration to, but not be limited by, the following factors: Size, population, topography, and climate of the proposed district.

The superintendent of public instruction shall furnish personnel, material, supplies, and information necessary to enable ((intermediate school)) educational service district boards and superintendents to consider the proposed changes.

Sec. 2. was vetoed, see message at end of chapter.

Sec. 3. Section 3, chapter 176, Laws of 1969 ex. sess. as last amended by section 1, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.030 are each amended to read as follows:

Except as otherwise provided in this section, in each ((intermediate school)) educational service district there shall be an ((intermediate school)) educational service district board consisting of seven members elected by the voters of the ((intermediate school)) educational service district, one from each of seven ((intermediate school)) educational service district board-member districts. Board-member districts in districts reorganized under RCW 28A.21.020, or as provided for in RCW 28A.21.035, as now or hereafter amended, and under this section, shall be initially determined by the state board of education. If a reorganization pursuant to RCW 28A.21.020 places the residence of a board member into another or newly created ((intermediate school)) educational service district, such member shall serve on the board of the ((intermediate school)) educational service district of residence until the next general school election at which time a new seven member board shall be elected. If the redrawing of board-member district boundaries pursuant to this chapter shall cause the resident board-member district of two or more board members to coincide, such board members shall continue to serve on the board until the next general school election at which time a new board shall be elected. The board-member districts shall be arranged so far as practicable on a basis of equal population, with consideration being given existing board members of existing ((intermediate school)) educational service district boards. Each ((intermediate school)) educational service district board
member shall be elected by the registered voters of the respective board-member district. Beginning in 1971 and every ten years thereafter, ((intermediate school)) educational service district boards shall review and, if necessary, shall change the boundaries of board-member districts so as to provide so far as practicable equal representation according to population of such board-member districts and to conform to school district boundary changes: PROVIDED, That all board-member district boundaries, to the extent necessary to conform with this chapter, shall be redrawn for the purposes of the next general school election immediately following any reorganization pursuant to this chapter. Such district board, if failing to make the necessary changes prior to June 1 of the appropriate year, shall refer for settlement questions on board-member district boundaries to the state board of education, which, after a public hearing, shall decide such questions.

Sec. 4. Section 3, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.0302 are each amended to read as follows:

Filing for candidacy for the ((intermediate school)) educational service district board shall be with the county auditor of the headquarters county of the ((intermediate school)) educational service district not more than sixty days nor less than forty-six days prior to the general school election, and the auditor shall certify the names of candidates to the officials conducting the elections in the board-member districts.

Sec. 5. Section 4, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.0303 are each amended to read as follows:

The term of office for each board member shall be four years and until a successor is duly elected and qualified. For the first election or an election following reorganization, board-member district positions numbered one, three, five, and seven in each ((intermediate school)) educational service district shall be for a term of four years and positions numbered two, four, and six shall be for a term of two years.

Sec. 6. Section 5, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.0304 are each amended to read as follows:

Any ((intermediate school)) educational service district board may elect by resolution of the board to increase the board member size to nine board members. In such case positions number eight and nine shall be filled at the next general school election, position numbered eight to be for a term of two years, position numbered nine to be for a term of four years. Thereafter the terms for such positions shall be for four years.

Sec. 7. Section 6, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.0305 are each amended to read as follows:

The term of every ((intermediate school)) educational service district board member shall begin after the election returns have been certified, a certificate of election issued, and the oath of office taken. In the event of a vacancy in the board from any cause, such vacancy shall be filled by appointment of a person from the same board-member district by the ((intermediate school)) educational service district board. In the event that there are more than three vacancies in a seven-member board or four vacancies in a nine-member board, the state board of education shall fill by appointment sufficient vacancies so that there shall be a
quorum of the board serving. Each appointed board member shall serve until the
next general school election, at which time there shall be elected a member to fill
the unexpired term.

Sec. 8. Section 7, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.0306 are
each amended to read as follows:

No person shall serve as an employee of a school district or as a member of a
board of directors of a common school district or as a member of the state board
of education and as a member of an ((intermediate school)) educational service
district board at the same time.

Sec. 9. Section 4, chapter 282, Laws of 1971 ex. sess. as amended by section 8,
chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.035 are each amended to
read as follows:

Any ((intermediate school)) educational service district board which elects un-
der RCW 28A.21.0304 to increase the size of the ((intermediate school)) educa-
tional service district board from seven to nine members, after at least four years,
may elect by resolution of the board to return to a membership of seven ((inter-
mediate school)) educational service board members. In such case the term of
office of all existing ((intermediate school)) educational service board members
shall expire at the next general school election and seven ((intermediate school))
educational service board members shall be elected in accordance with the provi-
28A.21.0306.

Sec. 10. Section 5, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.037
are each amended to read as follows:

Absence of any ((intermediate school)) educational service district board
member from four consecutive regular meetings of the board, unless excused on
account of sickness or otherwise authorized by resolution of the board, shall be
sufficient cause for the members of the ((intermediate school)) educational service
district board to declare by resolution that such board member position is
vacated.

Sec. 11. Section 4, chapter 176, Laws of 1969 ex. sess. as amended by section 6,
chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.040 are each amended to
read as follows:

Every school district must be included entirely within a single ((intermediate
school)) educational service district. If the boundaries of any school district within
an ((intermediate school)) educational service district are changed in any manner
so as to extend the school district beyond the boundaries of that ((intermediate
school)) educational service district, the state board shall change the boundaries
of the ((intermediate school)) educational service districts so affected in a manner
consistent with the purposes of RCW 28A.21.010 and this section.

Sec. 12. Section 5, chapter 176, Laws of 1969 ex. sess. as amended by section 7,
chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.050 are each amended to
read as follows:

Every candidate for member of the ((intermediate school)) educational service
district board shall be a registered voter and a resident of the board-member dis-
trict for which such candidate files. On or before the date for taking office, every
member shall make an oath or affirmation to support the Constitution of the United States and the state of Washington and to faithfully discharge the duties of the office according to the best of such member's ability. The members of the board shall not be required to give bond unless so directed by the state board of education. At the first meeting after each general school election and after the qualification for office of the newly elected members, each educational service district board shall reorganize by electing a chairman and a vice chairman. A majority of all of the members of the board shall constitute a quorum.

Sec. 13. Section 6, chapter 176, Laws of 1969 ex. sess. as amended by section 8, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.060 are each amended to read as follows:

The actual expenses of educational service board members in going to, returning from and attending meetings called or held pursuant to district business or while otherwise engaged in the performance of their duties under this chapter shall be paid up to the amounts provided in RCW 43.03.050 and 43.03.060 as now or hereafter amended; all such claims shall be approved by the educational service district board and paid from the budget of the educational service district.

Sec. 14. Section 7, chapter 176, Laws of 1969 ex. sess. as last amended by section 9, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.070 are each amended to read as follows:

Every educational service district board shall appoint and set the salary of an educational service district superintendent who shall be employed by a written contract for a term to be fixed by the board but not to exceed four years, and who may be discharged for sufficient cause.

Sec. 15. Section 8, chapter 176, Laws of 1969 ex. sess. as amended by section 10, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.080 are each amended to read as follows:

To be eligible for appointment to the office of educational service district superintendent, in addition to any other requirements under other provisions of the law, a candidate must have a valid principal's or superintendent's credential of the state of Washington or meet other criteria specifically established by the state board of education as representing appropriate training and qualification for the office of educational service district superintendent; but anyone serving as a legally qualified county or intermediate district superintendent or deputy county or intermediate district superintendent in the state of Washington on April 25, 1969 may be deemed qualified to hold the office of educational service district superintendent.

Sec. 16. Section 11, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.086 are each amended to read as follows:

In addition to other powers and duties as provided by law, every educational service district board shall:
(1) Comply with rules or regulations of the state board of education and the superintendent of public instruction.

(2) If the district board deems necessary, establish and operate for the schools within the boundaries of the ((intermediate school)) educational service district a depository and distribution center for films, tapes, charts, maps, and other instructional material as recommended by the school district superintendents within the service area of the ((intermediate school)) educational service district.

(3) Establish cooperative service programs for school districts within the ((intermediate school)) educational service district: PROVIDED, That on matters relating to cooperative service programs the board and superintendent of the ((intermediate school)) educational service district shall seek the prior advice of the superintendents of local school districts within the ((intermediate school)) educational service district.

Sec. 17. Section 12, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.088 are each amended to read as follows:

In addition to other powers and duties as provided by law, every ((intermediate school)) educational service district board shall:

(1) If the district board deems necessary, hold each year one or more teachers' institutes as provided for in RCW 28A.71.100, as now or hereafter amended, and one or more school directors' meetings.

(2) Cooperate with the state supervisor of special aid for handicapped children as provided in chapter 28A.13 RCW and the state supervisor of recreation as provided in chapter 28A.14 RCW.

(3) Apportion such school funds other than state funds as otherwise authorized by law in a manner not in conflict with state or federal law or rules and regulations relating to the distribution and apportionment of such school funds.

(4) Certify statistical data as basis for apportionment purposes to county and state officials as provided in chapter 28A.44 RCW.

(5) Perform such other duties as may be prescribed by law or rule or regulation of the state board of education and/or the superintendent of public instruction as provided in RCW 28A.03.028 and 28A.04.145.

Sec. 18. Section 9, chapter 176, Laws of 1969 ex. sess. as last amended by section 13, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.090 are each amended to read as follows:

In addition to other powers and duties as provided by law, every ((intermediate school)) educational service district board shall:

(1) Advise with and pass upon the recommendations of the ((intermediate school)) educational service district superintendent in the preparation of rules and regulations for the circulating libraries established pursuant to RCW 27.16.010.

(2) Approve the budgets of the ((intermediate school)) educational service district in accordance with the procedures provided for in this chapter.

(3) Meet regularly according to the schedule adopted at the organization meeting and in special session upon the call of the chairman or a majority of the board.

(4) Approve the selection of ((intermediate school)) educational service district personnel and clerical staff as provided in RCW 28A.21.100, as now or hereafter amended.
(5) Fix the amount of and approve the bonds for those ((intermediate school)) educational service district employees designated by the board as being in need of bonding.

(6) Keep in the ((intermediate school)) educational service district office a full and correct transcript of the boundaries of each school district within the ((intermediate school)) educational service district.

(7) Acquire by purchase, lease, devise, bequest, and gift and otherwise contract for real and personal property necessary for the operation of the ((intermediate school)) educational service district and to the execution of the duties of the board and superintendent thereof and sell, lease, or otherwise dispose of that property not necessary for district purposes: PROVIDED, That no real property shall be acquired or alienated without the prior approval of the state board of education.

(8) Adopt such bylaws and rules and regulations for its own operation as it deems necessary or appropriate.

(9) Enter into contracts, including contracts with common and ((intermediate school)) educational service districts for the joint financing of cooperative service programs conducted pursuant to RCW 28A.21.086(3), and employ consultants and legal counsel relating to any of the duties, functions, and powers of the ((intermediate school)) educational service districts.

Sec. 19. Section 14, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.092 are each amended to read as follows:

In addition to other powers and duties prescribed by law every ((intermediate school)) educational service district board shall be authorized to:

(1) Pay the expenses of its members in accordance with law for attendance at state-wide meetings of ((intermediate school)) educational service district board members.

(2) Pay dues from ((intermediate school)) educational service district funds in an amount not to exceed one hundred dollars per board member per year for membership in a state-wide association of ((intermediate school)) educational service district board members: PROVIDED, That dues to such an association shall not be paid unless the formation of such an association, including its constitution and bylaws, is approved by a resolution passed by at least two-thirds of the ((intermediate school)) educational service district boards within the state: PROVIDED FURTHER, That such association if formed shall not employ any staff but shall contract either with the Washington state school directors' association or with the superintendent of public instruction for staff and informational services.

Sec. 20. Section 15, chapter 282, Laws of 1971 ex. sess. as amended by section 9, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.095 are each amended to read as follows:

Each ((intermediate school)) educational service district board, by written order filed in the headquarters office, may delegate to the ((intermediate school)) educational service district superintendent any of the powers and duties vested in or imposed upon the board by law or rule or regulation of the state board of education and/or the superintendent of public instruction. Such delegated powers and duties shall not be in conflict with rules or regulations of the superintendent of public instruction or the state board of education and may be exercised by the
Sec. 21. Section 10, chapter 176, Laws of 1969 ex. sess. as last amended by section 10, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.100 are each amended to read as follows:

The educational service district superintendent may appoint with the consent of the educational service district board assistant superintendents and such other professional personnel and clerical help as may be necessary to perform the work of the office at such salaries as may be determined by the educational service district board and shall pay such salaries out of the budget of the district. In the absence of the educational service district superintendent a designated assistant superintendent shall perform the duties of the office. The educational service district superintendent shall have the authority to appoint on an acting basis an assistant superintendent to perform any of the duties of the office.

Sec. 22. Section 19, chapter 34, Laws of 1969 ex. sess. as last amended by section 11, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.105 are each amended to read as follows:

No certificated employee of an educational service district superintendent or board shall be employed except by written contract, which shall be in conformity with the laws of this state. Every such contract shall be made in duplicate, one copy of which shall be retained by the educational service district superintendent and the other shall be delivered to the employee.

Every educational service district superintendent or board determining that there is probable cause or causes that the employment contract of a certificated employee thereof is not to be renewed for the next ensuing term shall be notified in writing on or before April 15th preceding the commencement of such term of that determination, which notification shall specify the cause or causes for nonrenewal of contract. Such notice shall be served upon that employee personally, or by certified or registered mail, or by leaving a copy of the notice at the house of his or her usual abode with some person of suitable age and discretion then resident therein. The procedure and standards for the review of the decision of the superintendent or board and appeal therefrom shall be as prescribed for nonrenewal cases of teachers in RCW 28A.58.450 through 28A.58.515, 28A.67.070 and 28A.88.010 and in any amendments hereafter made thereto. Appeals may be filed in the superior court of any county in the intermediate school district.

Sec. 23. Section 20, chapter 34, Laws of 1969 ex. sess. as last amended by section 12, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.106 are each amended to read as follows:

Every educational service district superintendent or board determining that there is probable cause or causes for a certificated employee of that superintendent or board to be discharged or otherwise adversely affected in his contract status shall notify such employee in writing of its decision,
which notice shall specify the cause or causes for such action. Such notice shall be
served upon that employee personally, or by certified or registered mail, or by
leaving a copy of the notice at the house of his or her usual abode with some
person of suitable age and discretion then resident therein. The procedure and
standards for review of the decision of the superintendent or board and appeal
therefrom shall be as prescribed in discharge cases of teachers in RCW 28A.58-
.450 through 28A.58.515, 28A.67.070 and 28A.88.010 and in any amendments
hereafter made thereto. The board and the (intermediate school) educational
service district superintendent, respectively, shall have the duties of the boards of
directors and clerks of school districts in RCW 28A.58.450 through 28A.58.515,
28A.67.070 and 28A.88.010 and in any amendments hereafter made thereto. Ap-
peals may be filed in the superior court of any county in the (intermediate school)
educational service district.

Sec. 24. Section 11, chapter 176, Laws of 1969 ex. sess. as last amended by
section 13, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.110 are each
amended to read as follows:

In addition to other powers and duties as provided by law, each (intermediate school)
educational service district superintendent shall:

(1) Serve as chief executive officer of the (intermediate school) educational
service district and secretary of the (intermediate school) educational service
district board.

(2) Visit the schools in the (intermediate school) educational service district,
counsel with directors and staff, and assist in every possible way to advance the
educational interest in the (intermediate school) educational service district.

Sec. 25. Section 14, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.111
are each amended to read as follows:

In addition to other powers and duties as provided by law, each (intermediate school)
educational service district superintendent shall:

(1) Perform such record keeping, including such annual reports as may be re-
quired, and liaison and informational services to local school districts and the su-
perintendent of public instruction as required by rule or regulation of the super-
intendent of public instruction or state board of education: PROVIDED,
That the superintendent of public instruction and the state board of education
may require some or all of the school districts to report information directly when
such reporting procedures are deemed desirable or feasible.

(2) Keep records of official acts of the (intermediate school) educational
service district board and superintendents in accordance with RCW 28A.21.120,
as now or hereafter amended.

(3) Preserve carefully all reports of school officers and teachers and deliver to
the successor of the office all records, books, documents, and papers belonging to
the office either personally or through a personal representative, taking a receipt
for the same, which shall be filed in the office of the county auditor in the county
where the office is located.

are each amended to read as follows:
In addition to other powers and duties as provided by law, each ((intermediate school)) educational service district superintendent shall:

(1) Administer oaths and affirmations to school directors, teachers, and other persons on official matters connected with or relating to schools, when appropriate, but not make or collect any charge or fee for so doing.

(2) Require the oath of office of all school district officers be filed as provided in RCW 28A.57.322 and furnish a directory of all such officers to the county auditor and to the county treasurer of the county in which the school district is located as soon as such information can be obtained after the election or appointment of such officers is determined and their oaths placed on file.

Sec. 27. Section 16, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.113 are each amended to read as follows:

In addition to other powers and duties as provided by law, each ((intermediate school)) educational service district superintendent shall:

(1) Assist the school districts in preparation of their budgets as provided in chapter 28A.65 RCW.

(2) Enforce the provisions of the compulsory attendance law as provided in chapter 28A.27 (and 28A.28) RCW.

(3) Perform duties relating to capital fund aid by nonhigh districts as provided in chapter 28A.56 RCW.

(4) Carry out the duties and issue orders creating new school districts and transfers of territory as provided in chapter 28A.57 RCW.

(5) Perform all other duties prescribed by law and the ((intermediate school)) educational service district board.

Sec. 28. Section 12, chapter 176, Laws of 1969 ex. sess. as last amended by section 17, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.120 are each amended to read as follows:

The ((intermediate school)) educational service district board shall designate the headquarters office of the ((intermediate school)) educational service district. The board of county commissioners in each county, when so requested by the ((intermediate school)) educational service district board, in each year prior to July 1, 1979, shall provide the ((intermediate school)) educational service district superintendent and employees with suitable quarters and office, which shall include heating, contents insurance, electricity, and custodial services, for the operations of the ((intermediate school)) educational service district. Commencing July 1, 1979, ((intermediate school)) educational service districts shall provide for their own office space, heating, contents insurance, electricity, and custodial services, which may be obtained through contracting with any board of county commissioners. Official records of the ((intermediate school)) educational service district board and superintendent, including each of the county superintendents abolished by chapter 176, Laws of 1969 ex. sess., shall be kept by the ((intermediate school)) educational service district superintendent. Whenever the boundaries of any of the ((intermediate school)) educational service districts are reorganized pursuant to RCW 28A.21.020, the state board of education shall supervise the transferral of such records so that each ((intermediate school)) educational service district superintendent shall receive those records relating to school districts within the appropriate ((intermediate school)) educational service district.
Sec. 29. Section 13, chapter 176, Laws of 1969 ex. sess. as amended by section 19, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.130 are each amended to read as follows:

For all actual and necessary travel in the performance of official duties and while in attendance upon meetings and conferences, each ((intermediate school)) educational service district superintendent and employee shall be reimbursed for their actual traveling expenses and subsistence up to the amounts provided in RCW 43.03.050 and 43.03.060 as now or hereafter amended. All claims shall be approved by the ((intermediate school)) educational service district board and paid from the funds budgeted by the district. Each ((intermediate school)) educational service district superintendent and employee may be advanced sufficient sums to cover their anticipated expenses in accordance with rules and regulations promulgated by the state auditor and which shall substantially conform to the procedures provided in RCW 43.03.150 through 43.03.210.

Sec. 30. Section 20, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.135 are each amended to read as follows:

The superintendent of public instruction by rule and regulation shall adopt budgeting procedures for ((intermediate school)) educational service districts modeled after the statutory procedures for school districts as provided in chapter 28A.65 RCW.

Sec. 31. Section 14, chapter 176, Laws of 1969 ex. sess. as amended by section 22, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.140 are each amended to read as follows:

The superintendent of public instruction shall examine and revise the biennial budget request of each ((intermediate school)) educational service district and shall fix the amount to be requested in state funds for the ((intermediate school)) educational service district system from the legislature. Once funds have been appropriated by the legislature, the superintendent of public instruction shall fix the annual budget of each ((intermediate school)) educational service district and shall allocate quarterly the state's portion from funds appropriated for that purpose to the county treasurer of the headquarters county of the ((intermediate school)) educational service district for deposit to the credit of the ((intermediate school)) educational service district general expense fund.

In each ((intermediate school)) educational service district, there shall be an ((intermediate school)) educational service district general expense fund into which there shall be deposited such moneys as are allocated by the superintendent of public instruction under provisions of this chapter, and such moneys as are allocated from the county current expense funds, the county institute funds, the county circulating library funds and other funds of the ((intermediate school)) educational service district, and such moneys shall be expended according to the method used by first or second class school districts, whichever is deemed most feasible by the ((intermediate school)) educational service district board. No vouchers for warrants other than moneys being distributed to the school districts shall be approved for expenditures not budgeted by the ((intermediate school)) educational service district board.
Sec. 32. Section 16, chapter 176, Laws of 1969 ex. sess. as amended by section 23, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.160 are each amended to read as follows:

All funds under the control of the office of each educational service district shall be combined into the educational service district general expense fund and deposited in the office of the county treasurer of the county in which the educational service district headquarters office is located. The superintendent of public instruction, by rule or regulation, shall provide by an established formula for the proper distribution of moneys received from the county current expense fund, the county institute fund, and the county circulating library fund in those counties which are a part of two or more educational service districts. In case the boundaries of any of the educational service districts are changed, the superintendent of public instruction shall order an equitable transfer of such funds from one educational service district to another which the superintendent of public instruction deems necessary to adjust for the increase and decrease in the operating costs of the respective districts for the balance of the fiscal year and shall certify to the county commissioners of the affected counties a new ratio for the appropriation of funds to the general expense funds of two or more educational service districts under RCW 28A.21.180, as now or hereafter amended.

Sec. 33. Section 17, chapter 176, Laws of 1969 ex. sess. as amended by section 21, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.170 are each amended to read as follows:

The biennial budget request of each educational service district shall be approved by the respective educational service district board and then forwarded to the superintendent of public instruction for revision and approval as provided in RCW 28A.21.140.

Sec. 34. Section 18, chapter 176, Laws of 1969 ex. sess. as last amended by section 20, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.180 are each amended to read as follows:

The county commissioners of each county shall pay the election costs of educational service board elections held in any year prior to July 1, 1979, and shall pay each year from their county current expense fund to the educational service district general expense fund of the educational service district or districts in which the county is located not less than the amount which the county appropriated to the budget of the county superintendent and/or intermediate district or districts and/or intermediate school district or districts for the year 1969: PROVIDED, That after December 31, 1976, the county commissioners of each county shall in each succeeding calendar year reduce their respective appropriations to the educational service districts in level increments of one-fourth the 1969 appropriated amounts. In addition the county commissioners of each county shall pay for services other than those of the county treasurer and auditor provided to any county and/or intermediate district or districts and/or intermediate school district or districts for the year 1969 but not included in the 1969 budget of any county and/or intermediate district or districts and/or intermediate school district
or districts: PROVIDED, That after June 30, 1979, the county commissioners of each county may terminate such services or charge the (intermediate school) educational service districts for such services. The county treasurers and auditors shall provide their services without charge to the (intermediate school) educational service districts.

Sec. 35. Section 23, chapter 75, Laws of 1974 ex. sess. and RCW 28A.21.195 are each amended to read as follows:

The superintendent of public instruction shall be responsible for the provision of legal services to all (intermediate school) educational service districts: PROVIDED, That any (intermediate school) educational service district board may contract with any county for the legal services of its prosecuting attorney.

Sec. 36. Section 21, chapter 176, Laws of 1969 ex. sess. and RCW 28A.21.200 are each amended to read as follows:

The county treasurer of the county in which the headquarters office of the (intermediate school) educational service district is located shall serve as the ex officio treasurer of the district. He shall keep all funds and moneys of the district separate and apart from all other funds and moneys in his custody and shall disburse such moneys only upon proper order of the (intermediate school) educational service district board or superintendent.

Sec. 37. Section 23, chapter 176, Laws of 1969 ex. sess. as amended by section 28, chapter 282, Laws of 1971 ex. sess. and RCW 28A.21.220 are each amended to read as follows:

The superintendents of all local school districts within an (intermediate school) educational service district shall serve in an advisory capacity to the (intermediate school) educational service district board and superintendent in matters pertaining to budgets, programs, policy, and staff.

Sec. 38. Section 5, chapter 91, Laws of 1974 ex. sess. and RCW 28A.21.300 are each amended to read as follows:

All powers, duties and functions of any school district relating to the operation of a state supported environmental study center shall be transferred to that (intermediate school) educational service district which the superintendent of public instruction deems will be in the best interest of the public for the utilization of such a center; any moneys heretofore appropriated for any such center purposes shall be expended for this purpose only upon the prior approval of the superintendent of public instruction: PROVIDED, That subsequent requests for state supported environmental education centers' activities shall be incorporated into the appropriate (intermediate school) educational service districts' future budget requests, subject to usual provisions of law, and rules and regulations promulgated for the implementation thereof. All employees of any state supported environmental study center on July 1, 1974 who are classified employees under chapter 41.06 RCW, the state civil service law, shall be assigned and transferred to the respective intermediate school district, after the effective date of this amendatory act to be known as educational service district, operating such a state supported environmental center to perform their usual duties upon the same terms as formerly, without any loss of rights, subject to any action that may be appropriate thereafter in accordance with the laws and rules governing the state civil service law.
Sec. 39. Section 27, chapter 104, Laws of 1903 as last amended by section 25, chapter 176, Laws of 1969 ex. sess. and RCW 27.16.010 are each amended to read as follows:

The (intermediate school) educational service district board (of education) of each (intermediate school) educational service district may establish a circulating library and depository of instructional materials for the use and benefit of the pupils of the common schools of such (intermediate school) educational service district.

Sec. 40. Section 28, chapter 104, Laws of 1903 as last amended by section 8, chapter 195, Laws of 1973 1st ex. sess. and RCW 27.16.020 are each amended to read as follows:

Each board of county commissioners may levy a tax not exceeding two and one-half cents per thousand dollars of assessed value for the support of the circulating library in its (intermediate school) educational service district. The proceeds of the tax collected shall constitute the circulating school library fund for the purchase of books and instructional materials and fixtures. The fund shall be deposited in the office of the county treasurer in which other (intermediate school) educational service district funds are deposited, and shall be payable on order of the (intermediate school) educational service district board (of education).

Sec. 41. Section 3, chapter 97, page 320, Laws of 1909 as amended by section 27, chapter 176, Laws of 1969 ex. sess. and RCW 27.16.030 are each amended to read as follows:

The (intermediate school) educational service district board (of education) shall allow no bill or bills against said fund until it shall have been certified to be correct by the (intermediate school) educational service district superintendent.

Sec. 42. Section 4, chapter 97, page 320, Laws of 1909 as last amended by section 28, chapter 176, Laws of 1969 ex. sess. and RCW 27.16.040 are each amended to read as follows:

The (intermediate school) educational service district shall purchase no books or instructional materials, or fixtures for the circulating library until there shall be to the credit of the circulating school library fund sufficient money to pay the purchase price thereof.

Sec. 43. Section 5, chapter 97, page 320, Laws of 1909 as last amended by section 29, chapter 176, Laws of 1969 ex. sess. and RCW 27.16.050 are each amended to read as follows:

No book or instructional material shall be placed in an (intermediate school) educational service district circulating library that has been disapproved by the state board of education or the superintendent of public instruction.

Sec. 44. Section 6, chapter 97, page 320, Laws of 1909 as last amended by section 30, chapter 176, Laws of 1969 ex. sess. and RCW 27.16.060 are each amended to read as follows:

The (intermediate school) educational service district superintendent shall purchase the books and instructional materials and enforce such rules and regulations for their distribution, use, care, and preservation as he deems necessary.
Sec. 45. Section 12, chapter 15, Laws of 1970 ex. sess. and RCW 28A.02.070 are each amended to read as follows:

On the Friday preceding the fourth Monday in October of each year, there shall be presented in each common school as defined in RCW 28A.01.060 a program suitable to the observance of Veterans’ Day.

The responsibility for the preparation and presentation of such program approximating sixty minutes in length shall be with the principal or head teacher of each school building and such program shall embrace topics tending to instill a loyalty and devotion to the institutions and laws of this state and nation.

The superintendent of public instruction and each ((intermediate school)) educational service district superintendent, by advice and suggestion, shall aid in the preparation of such programs if such aid be solicited.

Sec. 46. Section 29, chapter 282, Laws of 1971 ex. sess. and RCW 28A.03.028 are each amended to read as follows:

The superintendent of public instruction, by rule or regulation, may require the assistance of ((intermediate school)) educational service district boards and/or superintendents in the performance of any duty, authority, or power imposed upon or granted to the superintendent of public instruction by law or by the Constitution of the state of Washington, upon such terms and conditions as the superintendent of public instruction shall establish. Such authority to assist the superintendent of public instruction shall be limited to the service function of information collection and dissemination and the attestment to the accuracy and completeness of submitted information.

Sec. 47. Section 28A.03.030, chapter 223, Laws of 1969 ex. sess. as last amended by section 1, chapter 100, Laws of 1971 ex. sess. and RCW 28A.03.030 are each amended to read as follows:

In addition to any other powers and duties as provided by law, the powers and duties of the superintendent of public instruction shall be:

(1) To have supervision over all matters pertaining to the public schools of the state.

(2) To report biennially to the governor on or before the first day of November preceding the regular session of the legislature, of which report a sufficient number of copies as the superintendent shall deem necessary shall be printed and delivered to the superintendent of public instruction, who shall furnish copies to be deposited with the state library, to each ((intermediate school)) educational service district superintendent and to each school district library in such amount as he shall deem sufficient therefor. Said report shall contain a statement of the general condition of the public schools of the state, with full statistical tables by counties showing the number of schools and the attendance, the state and ((intermediate school)) educational service district funds apportioned, amounts received from special taxes and from other sources, amounts expended for salaries of teachers, the salaries paid to the ((intermediate school)) educational service district superintendents and the amount paid for incidentals and expenses; the amount paid for building and providing schoolhouses with furniture and apparatus, the amount of bonded and other school indebtedness, with the rate of interest paid thereon, such reports of state educational institutions, or such portions of them as he may think advisable, together with such other facts as he may deem of general interest. The
superintendent may include as a part of such report any information or estimates obtained for the purposes of RCW 43.88.090. He shall also include in his report a statement of plans for the management and improvement of the schools.

(3) To prepare and have printed such forms, registers, courses of study, rules and regulations for the government of the common schools, questions prepared for the examination of persons as provided for in RCW 28A.04.120(7), and such other material and books as may be necessary for the discharge of the duties of teachers and officials charged with the administration of the laws relating to the common schools, and to distribute the same to educational service district superintendents.

(4) To travel, without neglecting his other official duties as superintendent of public instruction, for the purpose of attending educational meetings or conventions, of visiting schools, of consulting educational service district superintendents or other school officials.

(5) To prepare and from time to time to revise a manual of the Washington state common school code, which shall be sold at actual cost of publication and distribution, said manual to contain Title 28A RCW and such other matter as the state superintendent or the state board of education shall determine.

(6) To act as ex officio president and the chief executive officer of the state board of education.

(7) To hold, annually, a convention of the educational service district superintendents of the state at such time and place as he may deem convenient, for the discussion of questions pertaining to supervision and the administration of the school laws and such other subjects affecting the welfare and interests of the common schools as may be brought before it. Said convention shall continue in session at the option of the superintendent of public instruction. It shall be the duty of every educational service district superintendent in this state to attend said convention during its entire session, and any educational service district superintendent who attends the convention shall be reimbursed for traveling and subsistence expenses as provided in RCW 28A.21.130 in attending said convention.

(8) To file all papers, reports and public documents transmitted to him by the school officials of the several counties or districts of the state, each year separately. Copies of all papers filed in his office, and his official acts, may, or upon request, shall be certified by him and attested by his official seal, and when so certified shall be evidence of the papers or acts so certified to.

(9) To require annually, on or before the 15th day of August, of the president, manager, or principal of every educational institution in this state, a report of such facts arranged in such manner as he may prescribe, and he shall furnish forms for such reports; and it is hereby made the duty of every president, manager or principal, to complete and return such forms within such time as the superintendent of public instruction shall direct.

(10) To keep in his office a record of all teachers receiving certificates to teach in the common schools of this state.

(11) To issue certificates as provided by law.
(12) To keep in his office at the capital of the state, all books and papers pertaining to the business of his office, and to keep and preserve in his office a complete record of statistics, as well as a record of the meetings of the state board of education.

(13) With the assistance of the office of the attorney general, to decide all points of law which may be submitted to him in writing by any (intermediate school) educational service district superintendent, or that may be submitted to him by any other person, upon appeal from the decision of any (intermediate school) educational service district superintendent; and he shall publish his rulings and decisions from time to time for the information of school officials and teachers; and his decision shall be final unless set aside by a court of competent jurisdiction.

(14) To administer oaths and affirmations in the discharge of his official duties.

(15) To deliver to his successor, at the expiration of his term of office, all records, books, maps, documents and papers of whatever kind belonging to his office or which may have been received by him for the use of his office.

(16) To perform such other duties as may be required by law.

Sec. 48. Section 28A.03.050, chapter 223, Laws of 1969 ex. sess. as amended by section 103, chapter 176, Laws of 1969 ex. sess. and RCW 28A.03.050 are each amended to read as follows:

There shall be established in the office of the superintendent of public instruction an accumulated sick leave fund. Each school district, each office of (intermediate school) educational service district superintendent and board of education, and the office of superintendent of public instruction shall contribute to the fund according to a plan established by the superintendent of public instruction based upon the sick leave experience of the previous school year. All school districts shall be reimbursed from this fund for payments made for sick leave in accordance with RCW 28A.58.100.

Sec. 49. Section 28A.04.040, chapter 223, Laws of 1969 ex. sess. as amended by section 1, chapter 48, Laws of 1971 and RCW 28A.04.040 are each amended to read as follows:

Candidates for membership on the state board of education shall file declarations of candidacy with the superintendent of public instruction on forms prepared by the superintendent. Declarations of candidacy may be filed by person or by mail not earlier than the first day of September, or later than the sixteenth day of September. The superintendent of public instruction may not accept any declaration of candidacy that is not on file in his office or is not postmarked before the seventeenth day of September. No person employed in any school, college, university, or other educational institution or any (intermediate school) educational service district superintendent's office or in the office of superintendent of public instruction shall be eligible for membership on the state board of education and each member elected must be a resident of the congressional district from which he was elected. No member of a board of directors of a local school district shall continue to serve in that capacity after having been elected to the state board.
Sec. 50. Section 28A.04.120, chapter 223, Laws of 1969 ex. sess. as last amended by section 1, chapter 92, Laws of 1974 ex. sess. and RCW 28A.04.120 are each amended to read as follows:

In addition to any other powers and duties as provided by law, the state board of education shall:

(1) Approve the program of courses leading to teacher certification offered by all institutions of higher education within the state which may be accredited and whose graduates may become entitled to receive teachers' certification.

(2) Investigate the character of the work required to be performed as a condition of entrance to and graduation from any institution of higher education in this state relative to teachers' certification, and prepare an accredited list of those higher institutions of education of this and other states whose graduates may be awarded teachers' certificates.

(3) Supervise the issuance of teachers' certificates and specify the types and kinds of certificates necessary for the several departments of the common schools by rule or regulation in accordance with RCW 28A.70.005.

(4) Examine and accredit secondary schools and approve, subject to the provisions of RCW 28A.02.201, private schools carrying out a program for any or all of the grades one through twelve: PROVIDED, That no public or private high schools shall be placed upon the accredited list so long as secret societies are knowingly allowed to exist among its students by school officials.

(5) Make rules and regulations governing the establishment in any existing nonhigh school district of any secondary program or any new grades in grades nine through twelve. Before any such program or any new grades are established the district must obtain prior approval of the state board.

(6) Prepare such outline of study for the common schools as the board shall deem necessary, and prescribe such rules for the general government of the common schools, as shall seek to secure regularity of attendance, prevent truancy, secure efficiency, and promote the true interest of the common schools.

(7) Prepare with the assistance of the superintendent of public instruction a uniform series of questions, with the proper answers thereto for use in the correcting thereof, to be used in the examination of persons, as this code may direct, and prescribe rules and regulations for conducting any such examinations.

(8) Continuously reevaluate courses and adopt and enforce regulations within the common schools so as to meet the educational needs of students and articulate with the institutions of higher education and unify the work of the public school system.

(9) Prepare courses of instruction in physical education, and direct and enforce such instruction throughout the state, with the assistance of the school officials, educational service district superintendents and the boards of directors of the common schools.

(10) Carry out board powers and duties relating to the organization and reorganization of school districts under chapter 28A.57 RCW.

(11) By rule or regulation promulgated upon the advice of the state fire marshal, provide for instruction of pupils in the public and private schools carrying out a K through 12 program, or any part thereof, so that in case of sudden emergency they shall be able to leave their particular school building in the shortest
possible time or take such other steps as the particular emergency demands, and without confusion or panic; such rules and regulations shall be published and distributed to certificated personnel throughout the state whose duties shall include a familiarization therewith as well as the means of implementation thereof at their particular school.

(12) Hear and decide appeals as otherwise provided by law.

Sec. 51. Section 30, chapter 282, Laws of 1971 ex. sess. and RCW 28A.04.145 are each amended to read as follows:

The state board of education, by rule or regulation, may require the assistance of (intermediate school) educational service district boards and/or superintendents in the performance of any duty, authority, or power imposed upon or granted to the state board of education by law, upon such terms and conditions as the state board of education shall establish. Such authority to assist the state board of education shall be limited to the service function of information collection and dissemination and the attestment to the accuracy and completeness of submitted information.

Sec. 52. Section 1, chapter 10, Laws of 1972 ex. sess. and RCW 28A.13.020 are each amended to read as follows:

The superintendent of public instruction shall appoint an administrative officer of the division. The administrative officer, under the direction of the superintendent of public instruction, shall coordinate and supervise the program of special education for all handicapped children in the school districts of the state. He shall cooperate with the (intermediate school) educational service district superintendents and local school district superintendents and with all other interested school officials in ensuring that all school districts provide an appropriate educational opportunity for all handicapped children and shall cooperate with the state secretary of social and health services and with county and regional officers on cases where medical examination or other attention is needed.

Sec. 53. Section 28A.14.050, chapter 223, Laws of 1969 ex. sess. as amended by section 5, chapter 48, Laws of 1971 and RCW 28A.14.050 are each amended to read as follows:

School district officials and the (intermediate school) educational service district superintendents may appoint local and/or district advisory recreation committees or designate existing community committees, with the advice of the administrative officer. Such advisory recreation committees shall be appointed from representatives of public and private youth serving agencies and citizens interested in the educational and social welfare of children and adults. The duties of advisory recreation committees shall be to meet with school district officials and the administrative officer for the purpose of discussing and planning the establishment and operation of recreation programs.

Sec. 54. Section 28A.24.080, chapter 223, Laws of 1969 ex. sess. as last amended by section 32, chapter 282, Laws of 1971 ex. sess. and RCW 28A.24.080 are each amended to read as follows:

School district transportation routes for purposes of state reimbursement of transportation costs shall be recommended by the school district transportation commission in each school district and approved by the superintendent of public
instruction pursuant to rules and regulations promulgated by the superintendent for that purpose. The commission shall be appointed by the superintendent of public instruction and shall consist of (1) a representative of the local board of directors, (2) a representative of the superintendent of public instruction, and (3) a representative of the (intermediate school) educational service district board.

Sec. 55. Section 28A.24.150, chapter 223, Laws of 1969 ex. sess. as last amended by section 8, chapter 48, Laws of 1971 and RCW 28A.24.150 are each amended to read as follows:

Whenever a safe walk-way would result in eliminating a bus route or bus run through the shortening of the walking distance of pupils, or would provide a safe route for pupils walking to school and thus eliminate the need for bus transportation, the local board of directors of any school district, upon approval of the (intermediate) school district transportation commission, is authorized to acquire through purchase, lease, condemnation or otherwise any interest in real property necessary for such purpose and to provide for construction upon and improvement of such property or other property to provide a safe walk-way for pupils walking to and from school.

If the state superintendent of public instruction finds that the acquisition and/or construction of such a safe walk-way would result over a fifteen year period in a financial saving to the state and school district involved, through a reduction in said transportation costs for said fifteen year period, then he shall reimburse any school district for its costs incurred in providing or participating in providing such approved safe walk-ways for pupils on the same basis that school districts are reimbursed for transportation costs pursuant to RCW 28A.41.160.

Sec. 56. Section 28A.27.040, chapter 223, Laws of 1969 ex. sess. as last amended by section 9, chapter 48, Laws of 1971 and RCW 28A.27.040 are each amended to read as follows:

To aid in the enforcement of RCW 28A.27.010 through 28A.27.130, attendance officers shall be appointed and employed as follows: In incorporated city districts the board of directors shall annually appoint one or more attendance officers. In all other districts the (intermediate school) educational service district superintendent shall appoint one or more attendance officers or may act as such himself.

The compensation of attendance officer in city districts shall be fixed and paid by the board appointing him. The compensation of attendance officers when appointed by the (intermediate school) educational service district superintendents shall be paid by the respective districts. An (intermediate school) educational service district superintendent shall receive no extra compensation if acting as attendance officer.

Any sheriff, constable, city marshal or regularly appointed policeman may be appointed attendance officer.

The attendance officer shall be vested with police powers, the authority to make arrests and serve all legal processes contemplated by RCW 28A.27.010 through 28A.27.130, and shall have authority to enter all places in which children may be employed, for the purpose of making such investigations as may be necessary for the enforcement of RCW 28A.27.010 through 28A.27.130. The attendance officer is authorized to take into custody the person of any child eight years
of age and not over fourteen years of age, who may be a truant from school, and
to conduct such child to his parents, for investigation and explanation, or to the
school which he should properly attend. The attendance officer shall institute
proceedings against any officer, parent, guardian, person, company or corporation
violating any provisions of RCW 28A.27.010 through 28A.27.130, and shall other-
wise discharge the duties prescribed in RCW 28A.27.010 through 28A.27.130, and
shall perform such other services as the (intermediate school) educational service
district superintendent or the superintendent of any school or its board of direc-
tors may deem necessary.

The attendance officer shall keep a record of his transactions for the inspection
and information of any school district board of directors, the (intermediate
school) educational service district superintendent or the city superintendent, and
shall make a detailed report to the city superintendent or the (intermediate
school) educational service district superintendent as often as the same may be
required.

Sec. 57. Section 28A.27.080, chapter 223, Laws of 1969 ex. sess. as amended
by section 106, chapter 176, Laws of 1969 ex. sess. and RCW 28A.27.080 are each
amended to read as follows:

The (intermediate school) educational service district superintendent, on or
before the fifteenth day of August of each year, by printed circular or otherwise,
shall call the attention of all school district officials to the provisions of RCW
28A.27.010 through 28A.27.130, and to the penalties prescribed for the violation
of its provisions, and he shall require those officials of the school district which he
shall designate to make a report annually hereafter, verified by affidavit, stating
whether or not the provisions of RCW 28A.27.010 through 28A.27.130 have been
faithfully complied with in his district. Such reports shall be made upon forms to
be furnished by the superintendent of public instruction and shall be transmitted
to the (intermediate school) educational service district superintendent at such
time as the (intermediate school) educational service district superintendent shall
determine, after notice thereof. Any school district official who shall knowingly or
wilfully make a false report relating to the enforcement of the provisions of RCW
28A.27.010 through 28A.27.130 or fail to report as herein provided shall be
deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not less
than twenty-five dollars nor more than one hundred dollars; and any school district
official who shall refuse or neglect to make the report required in this section, shall be personally liable to his district
for any loss which it may sustain because of such neglect or refusal to report.

Sec. 58. Section 14, chapter 15, Laws of 1970 ex. sess. and RCW 28A.27.102
are each amended to read as follows:

Any school district superintendent, teacher or attendance officer who shall fail
or refuse to perform the duties prescribed by RCW 28A.27.010 through 28A.27-
.130 shall be deemed guilty of a misdemeanor and, upon conviction thereof, be
fined not less than twenty nor more than one hundred dollars; PROVIDED, That
in case of a school district employee, such fine shall be paid to the appropriate
county treasurer and by him placed to the credit of the school district in which
said employee is employed, and in case of all other officers such fine shall be paid
to the county treasurer of the county in which the ((intermediate school)) educational service district headquarters is located and by him placed to the credit of the general school fund of the ((intermediate school)) educational service district: PROVIDED, That all fees, fines, forfeitures and penalties collected or assessed by a justice court because of the violation of a state law shall be remitted as provided in chapter 3.62 RCW as now exists or is later amended.

Sec. 59. Section 28A.35.030, chapter 223, Laws of 1969 ex. sess. as amended by section 13, chapter 48, Laws of 1971 and RCW 28A.35.030 are each amended to read as follows:

The cost of establishing and maintaining such kindergartens shall be paid from the general school fund of the district. It shall be the duty of teachers, school district superintendents and ((intermediate school)) educational service district superintendents to respectively report as other school attendance is reported, the attendance of all children five years of age or over at such kindergartens, and it shall thereupon be the duty of the superintendent of public instruction to make apportionment to the proper counties of the current state school fund and of the respective ((intermediate school)) educational service district superintendents to apportion to the districts entitled thereto such funds as are apportioned by the legislature in accordance with the provisions of chapter 28A.41 RCW. It shall be the duty of all school district superintendents to include children four years of age and over in the enumeration of the annual school census.

Sec. 60. Section 28A.41.160, chapter 223, Laws of 1969 ex. sess. as last amended by section 1, chapter 85, Laws of 1972 ex. sess. and RCW 28A.41.160 are each amended to read as follows:

Reimbursement for transportation costs shall be in addition to state assistance based upon weighted enrollment. Transportation costs shall be reimbursed as follows:

(1) Operational reimbursement shall be limited to ninety percent of the service costs on routes recommended by the ((intermediate school)) educational service district transportation commission, and as approved by the state superintendent, or shall be limited to ninety percent of the average state cost per vehicle mile for the class of vehicle approved for operation as determined by the state superintendent, whichever is the smaller; and

(2) Costs of acquisition of approved transportation equipment shall be limited to ninety percent to be reimbursed over the anticipated life of the vehicle, as determined by the state superintendent: PROVIDED, That reimbursements for the acquisition of approved transportation equipment received by school districts shall be held within the general fund exclusively for the future purpose of approved transportation equipment and major transportation equipment repairs consistent with rules and regulations authorized and promulgated under RCW 28A.41.170, 28A.65.050, and 28A.65.180.

Sec. 61. Section 28A.44.060, chapter 223, Laws of 1969 ex. sess. as last amended by section 34, chapter 282, Laws of 1971 ex. sess. and RCW 28A.44.060 are each amended to read as follows:

The state board of education shall provide each ((intermediate school)) educational service district board in the state with a copy of the rules and requirements
for the classification of districts and, on or before the first day of July of each year, shall certify to every educational service district board in the state a complete list of all high school districts in the district.

Sec. 62. Section 28A.44.070, chapter 223, Laws of 1969 ex. sess. as last amended by section 35, chapter 282, Laws of 1971 ex. sess. and RCW 28A.44.070 are each amended to read as follows:

Each educational service district superintendent, on or before the first day of September, shall certify to the appropriate county assessors, the county treasurers, the county auditors, and the boards of county commissioners, a complete list of all high school districts and all nonhigh school districts in the counties within the educational service district.

Sec. 63. Section 28A.44.080, chapter 223, Laws of 1969 ex. sess. as last amended by section 3, chapter 124, Laws of 1972 ex. sess. and RCW 28A.44.080 are each amended to read as follows:

The superintendent of every high school district shall certify under oath, as a part of an annual report to the educational service district board to be made on or before the fifteenth day of July as required by law, the following facts as nearly as the same can be ascertained:

1. Name, post office address, county, and resident school district of each nonresident high school pupil who is not a resident of another high school district and is enrolled in the high school, or high schools, of the district during the school year, with the enrollment date and departure date of each such nonresident pupil.

2. The cost per weighted pupil of educating high school pupils for the school year in his district. For ascertaining such cost the following items of high school expenditure shall be used: Salaries of all high school teachers, supervisors, principals, special instructors, superintendent and assistants, janitors, clerks, and secretaries, stenographers, and all other employees; fuel, light, water, power, telephones, textbooks, office expenses, janitors' supplies, freight, express, drayage, rents for high school purposes, upkeep of grounds, upkeep of shops and laboratories, all materials used in instruction, insurance, current ordinary repairs of every nature, inspection, promotion of health, and such other current expenditures as may be necessary to efficient operation of the high school, or high schools. Expenditures for real estate, construction of buildings, and for other permanent improvements and fixtures shall not be included in estimating high school expenditures for the purposes of this section. When any item, as a necessary result of organization, covers both grade and high school work, it shall be prorated, as nearly as practicable, by the high school district superintendent.

Sec. 64. Section 2, chapter 124, Laws of 1972 ex. sess. and RCW 28A.44.085 are each amended to read as follows:

The educational service district board, after verifying such reports as provided in RCW 28A.44.080 as now or hereafter amended, shall certify, on or before the fifteenth day of August each year to the appropriate county commissioners, the amount of claims which any high school district in its educational service district may have under the provisions of RCW 28A.44.045 through 28A.44.110 as now or hereafter amended against any nonhigh district for the cost of educating nonresident high school pupils of such
district. In fixing the amount of any such claim by a high school district for educating nonresident high school pupils from such nonhigh districts the (intermediate school) educational service district board shall determine the net difference between the cost of educating high school pupils in the given high school district per weighted pupil enrolled for the preceding year and the total state guarantee, including the equal guarantee provided for in *section 1 of this 1972 amendatory act, per weighted secondary pupil enrolled in such high school district for the preceding year, less any funds received by the high school district pursuant to Title 20, sections 236 through 244, United States Code, for any nonresident high school pupils educated in the high school district for such preceding year. Such amount, when certified as provided in this section, shall constitute a valid claim against the appropriate nonhigh district.

Sec. 65. Section 28A.44.090, chapter 223, Laws of 1969 ex. sess. as last amended by section 4, chapter 124, Laws of 1972 ex. sess. and RCW 28A.44.090 are each amended to read as follows:

The (intermediate school) educational service district board, on or before the first day of September, shall certify to the appropriate county treasurer the amounts due to each high school district in the (intermediate school) educational service district from nonhigh school districts for educating pupils from such non-high school districts, as certified by the (intermediate school) educational service district board to the appropriate county commissioners under RCW 28A.44.085.

Sec. 66. Section 28A.44.100, chapter 223, Laws of 1969 ex. sess. as last amended by section 5, chapter 124, Laws of 1972 ex. sess. and RCW 28A.44.100 are each amended to read as follows:

At the time of apportioning funds to school districts the county treasurer shall transfer to the credit of each high school district the amount due such district from the nonhigh school districts as certified by the (intermediate school) educational service district board. The county treasurer, at the same time, shall transfer to the credit of the high school districts of other counties such amounts as may be due the high school districts of such other county as certified to by the appropriate (intermediate school) educational service district boards acting under RCW 28A.44.090.

Sec. 67. Section 15, chapter 15, Laws of 1970 ex. sess. as last amended by section 1, chapter 89, Laws of 1974 ex. sess. and RCW 28A.48.010 are each amended to read as follows:

On or before the last business day of September 1969 and each month thereafter, the superintendent of public instruction shall apportion from the current state school fund and/or the state general fund to the several (intermediate school) educational service districts of the state the proportional share of the total annual amount due and apportionable to such intermediate school districts for the school districts thereof as follows, except that such apportionment shall not include state collected property tax dedicated to the common school system, as so provided by chapter 195, Laws of 1973 1st ex. sess.:

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<th>Month</th>
<th>Percentage</th>
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<td>8%</td>
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<tr>
<td>November</td>
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At such time as the state property tax provided for by chapter 195, Laws of 1973 1st ex. sess. is collected, the superintendent of public instruction, based on information provided by the state treasurer, shall apportion from the state general fund to the several ((intermediate school)) educational service districts the appropriate share of the state collected property tax due and apportionable to the ((intermediate school)) educational service districts for the school districts thereof. The annual amount due and apportionable shall be the amount apportionable for all apportionment credits estimated to accrue to the schools during the apportionment year beginning September first and continuing through August thirty-first. Appropriations made for school districts for each year of a biennium shall be apportioned according to the schedule set forth in this section for the fiscal year starting July 1 of the then calendar year and ending June 30 of the next calendar year. The apportionment from the state general fund for each month shall be an amount which together with the revenues of the current state school fund will equal the amount due and apportionable to the several ((intermediate school)) educational service districts during such month: PROVIDED, That any school district may petition the superintendent of public instruction for an emergency advance of funds which may become apportionable to it but not to exceed ten percent of the total amount to become due and apportionable during the school districts apportionment year. The superintendent of public instruction shall determine if the emergency warrants such advance and if the funds are available therefor. If he determines in the affirmative, he may approve such advance and, at the same time, add such an amount to the apportionment for the ((intermediate school)) educational service district in which the school district is located: PROVIDED, That the emergency advance of funds and the interest earned by school districts on the investment of temporary cash surpluses resulting from obtaining such advance of state funds shall be deducted by the superintendent of public instruction from the remaining amount apportionable to said districts during that apportionment year in which the funds are advanced.

Sec. 68. Section 28A.48.030, chapter 223, Laws of 1969 ex. sess. as amended by section 103, chapter 176, Laws of 1969 ex. sess. and RCW 28A.48.030 are each amended to read as follows:

Upon receiving the certificate of apportionment from the superintendent of public instruction the ((intermediate school)) educational service district superintendent shall promptly apportion to the school districts of his ((intermediate school)) educational service district the amounts then due and apportionable to
such districts as certified by the superintendent of public instruction. The educational service district superintendent shall apportion to the school districts of his educational service district during each of the twelve months of the year the amount then available for apportionment to such districts from the educational service district current school fund.

Sec. 69. Section 28A.48.050, chapter 223, Laws of 1969 ex. sess. as amended by section 110, chapter 176, Laws of 1969 ex. sess. and RCW 28A.48.050 are each amended to read as follows:

The superintendent of any school district whose resident pupils are attending school in another district may notify the superintendent of the district where such pupils attend, when the school of said pupils' resident district will be in session, and of the grades that will be maintained, and he must file a duplicate copy of said notice with the educational service district superintendent. He must name the pupils in his notice, and it shall be the duty of the superintendent of the district so notified, on such dates as the educational service district superintendent shall determine, to certify to the superintendent of the resident district the actual number of days' attendance at school of such pupils during the time that a school of the grade to which the pupil or pupils properly belong was in session in their resident district. And in case said superintendent shall fail or refuse to furnish such information to the superintendent of the resident district, then it shall be the duty of the educational service district superintendent to grant to the resident district for apportionment purposes attendance credit for the actual number of days' attendance of those resident pupils attending school in such other district. Without the notice herein required by the superintendent of the resident district, all claims to attendance will be forfeited.

Sec. 70. Section 28A.48.055, chapter 223, Laws of 1969 ex. sess. as amended by section 111, chapter 176. Laws of 1969 ex. sess. and RCW 28A.48.055 are each amended to read as follows:

It shall be the duty of the administrative or executive authority of every private school in this state to report to the educational service district superintendent on or before the thirtieth day of June in each year, on a form to be furnished, such information as may be required by the superintendent of public instruction, to make complete the records of education work pertaining to all children residing within the state.

Sec. 71. Section 2, chapter 92, Laws of 1974 ex. sess. and RCW 28A.02.201 are each amended to read as follows:

The legislature hereby recognizes that private schools should be subject only to those minimum state controls necessary to insure the health and safety of all the students in the state and to insure a sufficient basic education to meet usual graduation requirements. The state, any agency or official thereof, shall not restrict or dictate any specific educational or other programs for private schools except as hereinafter in this section provided.
Principals of private schools or superintendents of private school districts shall file each year with the state superintendent of public instruction a statement certifying that the minimum requirements hereinafter set forth are being met, noting any deviations. After review of the statement, the state superintendent will notify schools or school districts of those deviations which must be corrected. In case of major deviations, the school or school district may request and the state board of education may grant provisional status for one year in order that the school or school district may take action to meet the requirements. Minimum requirements shall be as follows:

1. The minimum school year shall be the same as that required of public schools in RCW 28A.01.025 as now or hereafter amended.

2. The length of the school day shall be the same as that required of public schools in RCW 28A.01.010 as now or hereafter amended.

3. All classroom teachers shall hold appropriate Washington state certification except as follows:
   a. Teachers for religious courses or courses for which no counterpart exists in public schools shall not be required to obtain a state certificate to teach those courses.
   b. In exceptional cases, people of unusual competence but without certification may teach students so long as a certified person exercises general supervision. Annual written statements shall be submitted to the office of the superintendent of public instruction reporting and explaining such circumstances.

4. Appropriate measures shall be taken to safeguard all permanent records against loss or damage.

5. The physical facilities of the school or district shall be adequate to meet the program offered by the school or district: PROVIDED, That each school building shall meet reasonable health and fire safety requirements.

6. Private school curriculum shall include instruction of the basic skills of occupational education, science, mathematics, language, social studies, history, health, reading, writing, spelling, and the development of appreciation of art and music, all in sufficient units for meeting state board of education graduation requirements.

7. In compliance with provisions of RCW 28A.31.010 as now or hereafter amended and rules or regulations of the state board of education, each private school teacher shall file with the educational service district in which the school is located a valid health certificate issued by the state department of social and health services.

8. Each school or school district shall be required to maintain up-to-date policy statements related to the administration and operation of the school or school district.

All decisions of policy, philosophy, selection of books, teaching material, curriculum, except as in subsection (6) above provided, school rules and administration, or other matters not specifically referred to in this section, shall be the responsibility of the administration and administrators of the particular private school involved.
Sec. 72. Section 28A.48.090, chapter 223, Laws of 1969 ex. sess. as amended by section 113, chapter 176, Laws of 1969 ex. sess. and RCW 28A.48.090 are each amended to read as follows:

Whenever any school board of any third class district shall neglect or refuse to comply with the provisions of RCW 28A.60.186, it shall be the duty of the educational service district superintendent to withhold the entire apportionment accruing to said district until such time as full compliance with requirements thereof has been made.

Sec. 73. Section 28A.48.100, chapter 223, Laws of 1969 ex. sess. as amended by section 114, chapter 176, Laws of 1969 ex. sess. and RCW 28A.48.100 are each amended to read as follows:

The county treasurer of each county of this state shall be ex officio treasurer of the several school districts of their respective counties, and, except as otherwise provided by law, it shall be the duty of each county treasurer:

(1) To receive and hold all moneys belonging to such school districts, and to pay them out only on warrants legally issued.

(2) To certify to the educational service district superintendent and the auditor of his county, at least quarterly each year, the amount of all school funds in his possession subject to apportionment on the last day of the preceding month, which certificate shall specify the source or sources from which said moneys were derived.

(3) To make annually, on or before the twenty-fifth day of July, a report to the educational service district superintendent and auditor of his county, which report shall show the amount of school funds on hand at the beginning of the school year last past belonging to each school district; the amount of funds placed to the credit of each school district during the school year ending June 30th, last past, and the sources from which said funds were derived; the amount of warrants registered during the year, the amount of funds disbursed upon warrants of each school district during the year; the amount of funds remaining in his possession at the close of the school year subject to be paid out upon warrants, and the fund to which said moneys belong; also the amount of all unpaid warrants or bonds appearing upon his register at the close of the school year.

(4) He shall register all school warrants presented to him by the county auditor in a book to be known as the "Treasurer's School District Warrant Register," which register shall show the date issued, number of warrant, to whom issued, amount and purpose, date registered, date advertised, interest if any accruing on said warrant, total as redeemed, date redeemed and to whom paid. If the district has money in the fund on which the warrant is drawn no endorsement on the warrant is necessary, but if there be no money to the credit of the fund on which the warrant is registered he shall endorse on said warrant the following: "This warrant bears interest at .... percent per annum from .......... until called for payment. .......... County Treasurer, By .......... Deputy." All warrants shall be paid in the order of their presentation to the county treasurer; and it is hereby made the duty of the county treasurer to advertise, at least quarterly,
all warrants which he is prepared to pay, in the same manner in which he is re-
quired to advertise county warrants, and after the date fixed in said notice, war-
rants shall cease to draw interest.

(5) He shall prepare and submit to each school district superintendent in his county a written report of the state of the finances of such district on the first day of each month, which report shall be submitted not later than the seventh day of said month, certified to by the county auditor, which report shall contain the balance on hand the first of the preceding month, the funds paid in, warrants paid with interest thereon, if any, the number of warrants issued and not paid, and the balance on hand.

(6) After each monthly settlement with the county commissioners the treasurer of each county shall submit a statement of all canceled warrants of districts to the respective school district superintendents, which statement shall be verified to by the county auditor. The canceled warrants of each district shall be preserved separately and shall at all times be open to inspection by the school district superintendent or by any authorized accountant of such district.

Sec. 74. Section 28A.56.030, chapter 223, Laws of 1969 ex. sess. as amended by section 21, chapter 48, Laws of 1971 and RCW 28A.56.030 are each amended to read as follows:

The said county committee shall also hold a public hearing or hearings on any proposed plan: PROVIDED, That three members of the committee or two members of the committee and the ((intermediate school)) educational service district superintendent may be designated by the committee to hold such public hearing or hearings and to submit a report thereof to the county committee. The county committee shall cause to be posted, at least ten days prior to the date appointed for any such hearing, a written or printed notice thereof in at least three prominent and public places in the school districts involved and at the place of hearing.

Sec. 75. Section 28A.56.040, chapter 223, Laws of 1969 ex. sess. as amended by section 22, chapter 48, Laws of 1971 and RCW 28A.56.040 are each amended to read as follows:

Subsequent to the holding of a hearing or hearings as aforesaid, the county committee shall determine the nonhigh school districts to be included in the plan and the amount of capital funds to be provided by every district included therein, and shall submit the proposed plan to the state board of education together with such maps and other materials pertaining thereto as the state board may require. The state board shall review such plan, shall approve any plan which in its judgment makes adequate and satisfactory provision for participation by the nonhigh school districts in providing capital funds to be used for the purpose above stated, and shall notify the county committee of such action. Upon receipt by the county committee of such notification, the ((intermediate school)) educational service district superintendent shall notify the board of directors of each school district included in the plan, supplying each board with complete details of the plan and shall state the total amount of funds to be provided and the amount to be provided by each district.

If any such plan submitted by a county committee is not approved by the state board, the county committee shall be so notified, which notification shall contain a statement of reasons therefor and suggestions for revision. Within sixty days
thereafter the county committee shall submit to the state board a revised plan which revision shall be subject to the procedural requirements and provisions of law applicable to an original plan submitted to said board.

Sec. 76. Section 28A.56.050, chapter 223, Laws of 1969 ex. sess. as amended by section 23, chapter 48, Laws of 1971 and RCW 28A.56.050 are each amended to read as follows:

Within sixty days after receipt of the notice of approval from the (intermediate-school) educational service district superintendent, the board of directors of each school district included in the plan shall submit to the voters thereof a proposal or proposals for providing, through the issuance of bonds and/or the authorization of an excess tax levy, the amount of capital funds that the district is required to provide under the plan. The proceeds of any such bond issue and/or excess tax levy shall be credited to the building fund of the school district in which the proposed high school facilities are to be located and shall be expended to pay the cost of high school facilities for the education of such students residing in the school districts as are included in the plan and not otherwise.

Sec. 77. Section 28A.56.060, chapter 223, Laws of 1969 ex. sess. as amended by section 24, chapter 48, Laws of 1971 and RCW 28A.56.060 are each amended to read as follows:

In the event that a proposal or proposals for providing capital funds as provided in RCW 28A.56.050 is not approved by the voters of a nonhigh school district a second election thereon shall be held within sixty days thereafter. If the vote of the electors of the nonhigh school district is again in the negative, the high school students residing therein shall not be entitled to admission to the high school under the provisions of RCW 28A.58.230, following the close of the school year during which the second election is held: PROVIDED, That in any such case the county committee shall determine within thirty days after the date of the aforesaid election the advisability of initiating a proposal for annexation of such nonhigh school district to the school district in which the proposed facilities are to be located or to some other district where its students can attend high school without undue inconvenience: PROVIDED FURTHER, That pending such determination by the county committee and action thereon as required by law the board of directors of the high school district shall continue to admit high school students residing in the nonhigh school district. Any proposal for annexation of a nonhigh school district initiated by a county committee shall be subject to the procedural requirements of this chapter respecting a public hearing and submission to and approval by the state board of education. Upon approval by the state board of any such proposal, the (intermediate-school) educational service district superintendent shall make an order, establishing the annexation.

Sec. 78. Section 28A.57.020, chapter 223, Laws of 1969 ex. sess. as amended by section 25, chapter 48, Laws of 1971 and RCW 28A.57.020 are each amended to read as follows:

As used in this chapter:

(1) "Change in the organization and extent of school districts" means the formation and establishment of new school districts, the dissolution of existing
school districts, the alteration of the boundaries of existing school districts, or all of them.

(2) "County committee" means the county committee on school district organization created by this chapter.

(3) "State board" means the state board of education.

(4) "School district" means the territory under the jurisdiction of a single governing board designated and referred to as the board of directors.

(5) "((intermediate school)) Educational service district superintendent" means the ((intermediate school)) educational service district superintendent as provided for in RCW 28A.21.070. When a county has property both within and without a ((intermediate school)) educational service district or districts, the state board of education shall determine which ((intermediate school)) educational service district superintendent shall carry out the functions assigned to the ((intermediate school)) educational service district superintendent under this chapter and be secretary to the county committee as provided for in RCW 28A.57.040, said appointee to serve at the pleasure of the state board.

Sec. 79. Section 28A.57.031, chapter 223, Laws of 1969 ex. sess. as amended by section 115, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.031 are each amended to read as follows:

Neither the ((intermediate school)) educational service district superintendent nor an employee of a school district shall be a member of the county committee.

Sec. 80. Section 28A.57.032, chapter 223, Laws of 1969 ex. sess. as amended by section 116, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.032 are each amended to read as follows:

The members of the county committee shall be elected by the ((intermediate school)) educational service district superintendent and the members of the board of directors of the school districts of the county at a meeting which the ((intermediate school)) educational service district superintendent shall call for that and any additional purpose. At least one member of the county committee shall be elected from among the registered voters of each county commissioner's district in the county; and, as nearly as possible, an equal number of members shall be elected from among the registered voters of each class of school district (first, second, or third class) in the county. No member of a county committee shall continue to serve thereon if he ceases to be a registered voter of the county or if he is absent from three consecutive meetings of the committee without an excuse acceptable to the committee.

If more than one ((intermediate school)) educational service district superintendent has jurisdiction within a county all such superintendents shall participate in electing the committee, and the ((intermediate school)) educational service district superintendent having jurisdiction over the most populous part of the county shall serve as secretary of the committee and call meetings where so provided.

Sec. 81. Section 28A.57.033, chapter 223, Laws of 1969 ex. sess. as amended by section 117, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.033 are each amended to read as follows:

Vacancies in the membership of the county committee shall be filled by the persons charged with the duty of electing the members of the committee under
RCW 28A.57.032: PROVIDED, That the committee may fill vacancies in its membership pending the calling of a meeting of said persons for this purpose by the (intermediate school) educational service district superintendent.

Sec. 82. Section 28A.57.040, chapter 223, Laws of 1969 ex. sess. as amended by section 119, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.040 are each amended to read as follows:

The county committee shall organize by electing from its membership a chairman and a vice chairman. The (intermediate school) educational service district superintendent shall be the secretary of the committee. Meetings of the committee shall be held upon call of the chairman or of a majority of the members thereof. A majority of the committee shall constitute a quorum.

Sec. 83. Section 28A.57.050, chapter 223, Laws of 1969 ex. sess. as amended by section 120, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.050 are each amended to read as follows:

The powers and duties of the county committee shall be:

(1) To initiate, on its own motion and whenever it deems such action advisable, proposals or alternate proposals for changes in the organization and extent of school districts in the county; to receive, consider, and revise, whenever in its judgment revision is advisable, proposals initiated by petition or presented to the committee by the (intermediate school) educational service district superintendent as provided for in this chapter; to prepare and submit to the state board any of the aforesaid proposals that are found by the county committee to provide for satisfactory improvement in the school district system of the county and state; to prepare and submit with the aforesaid proposals, a map showing the boundaries of existing districts affected by any proposed change and the boundaries, including a description thereof, of each proposed new district or of each existing district as enlarged or diminished by any proposed change, or both, and a summary of the reasons for the proposed change; and such other reports, records, and materials as the state board may request. The committee may utilize as a basis of its proposals and changes that comprehensive plan for changes in the organization and extent of the school districts of the county prepared and submitted to the state board prior to September 1, 1956, or, if the county committee found, after considering the factors listed in RCW 28A.57.055, that no changes in the school district organization of the county were needed, the report to this effect submitted to the state board.

(2) (a) To make an equitable adjustment of the property and other assets and of the liabilities, including bonded indebtedness, as to the old school districts and the new district or districts, if any, involved in or affected by a proposed change in the organization and extent of the school districts; and (b) to make an equitable adjustment of the bonded indebtedness outstanding against any of the aforesaid districts whenever in its judgment such adjustment is advisable, as to all of the school districts involved in or affected by any change heretofore or hereafter effected; and (c) to submit to the state board the proposed terms of adjustment and a statement of the reasons therefor in each case. In making the adjustments herein provided for, the county committee shall consider the number of children of school age resident in and the assessed valuation of the property located in each district and in each part of a district involved or affected; the purpose for
which the bonded indebtedness of any district was incurred; the value, location, and disposition of all improvements located in the districts involved or affected; and any other matters which in the judgment of the committee are of importance or essential to the making of an equitable adjustment.

(3) To hold and keep a record of a public hearing or public hearings: (a) on every proposal for the formation of a new district or for the transfer from one existing district to another of any territory in which children of school age reside or for annexation of territory when the conditions set forth in RCW 28A.57.190 prevail; and (b) on every proposal for adjustment of the assets and of the liabilities of school districts provided for in this chapter. Three members of the county committee or two members of the committee and the educational service district superintendent may be designated by the committee to hold any public hearing that the committee is required to hold. The county committee shall cause to be posted, at least ten days prior to the date appointed for any such hearing, a written or printed notice thereof: (a) in at least three public places in the territory of each proposed new district or of each established district when such district is involved in a question of adjustment of bonded indebtedness, (b) in at least one public place in territory proposed to be transferred or annexed to an existing school district, (c) on a commonly-used schoolhouse door of each district involved in or affected by any proposed change or adjustment upon which a public hearing is required; and (d) at the place or places of holding the hearing. In addition notice may be given by newspaper, radio, and television, or either thereof, when in the committee's judgment the public interest will be served thereby.

(4) To divide into five school directors' districts all first and second class school districts now in existence and not heretofore so divided and all first and second class school districts hereafter established: PROVIDED, That no first or second class school district not heretofore so divided and no first or second class school district hereafter created containing a city with a population in excess of seven thousand according to the latest population certificate filed with the secretary of state by the planning and community affairs agency shall be divided into directors' districts unless a majority of the registered voters voting thereon at an election shall approve a proposition authorizing the division of the district into directors' districts: AND PROVIDED FURTHER, That nothing in this chapter shall authorize the division of any new or existing third class school district into school directors' districts. The boundaries of each directors' district shall be so established that each such district shall comprise as nearly as practicable an equal portion of the population of the school district.

(5) To rearrange at any time the committee deems such action advisable in order to correct inequalities caused by changes in population and changes in school district boundaries, the boundaries of any of the directors' districts of any school district heretofore or hereafter so divided: PROVIDED, That a petition therefor, shall be required for rearrangement in order to correct inequalities caused by changes in population. Said petition shall be signed by at least ten registered voters residing in the aforesaid school district, and shall be presented to the educational service district superintendent. A public hearing thereon shall be held by the county committee, which hearing shall be called and conducted in the manner prescribed in subsection (3) of this section,
except that notice thereof shall be posted in some public place in each directors'
district of the school district and on a commonly-used schoolhouse door of the
district and at the place of holding the hearing. In addition notice may be given
by newspaper, radio, and television, or either thereof, when in the committee's
judgment the public interest will be served thereby.

(6) To prepare and submit to the superintendent of public instruction from
time to time or, upon his request, reports and recommendations respecting the
urgency of need for school plant facilities, the kind and extent of the facilities re-
quired, and the development of improved local school administrative units and
attendance areas in the case of school districts that seek state assistance in pro-
viding school plant facilities.

Sec. 84. Section 28A.57.070, chapter 223, Laws of 1969 ex. sess. as amended by
section 121, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.070 are each
amended to read as follows:

Upon receipt by the county committee of such notice from the state board as
is required in RCW 28A.57.060(2), the (intermediate school) educational service
district superintendent shall make an order establishing all approved changes in-
volving the alteration of the boundaries of an established school district or dis-
tricts and all approved terms of adjustment of assets and liabilities involving an
established district or districts the boundaries of which have been or are hereafter
altered in the manner provided by law, and shall certify his action to each county
auditor for the board of county commissioners, each county treasurer, each coun-
ty assessor and the superintendents of all school districts affected

Upon receipt of such certification the superintendent of each school district which
is annexed to another district by the action shall deliver to the superintendent of
the school district to which annexed all books, papers, documents, records, and
other materials pertaining to his office.

Sec. 85. Section 28A.57.075, chapter 223, Laws of 1969 ex. sess. as amended by
section 122, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.075 are each
amended to read as follows:

Whenever adjustments of bonded indebtedness are made between or among
school districts in connection with the alteration of the boundaries thereof, pursuant
in the provisions of this chapter, the order of the (intermediate school) edu-
cational service district superintendent establishing the terms of adjustment of
bonded indebtedness shall provide and specify:

(1) In every case where bonded indebtedness is transferred from one school
district to another school district (a) that such bonded indebtedness is assumed by
the school district to which it is transferred; (b) that thereafter such bonded in-
debtedness shall be the obligation of the school district to which it is transferred;
(c) that, if the terms of adjustment so provide, any bonded indebtedness thereafter
incurred by such transferee school district through the sale of bonds authorized
prior to the date its boundaries were altered shall be the obligation of such school
district including the territory added thereto; and (d) that taxes shall be levied
thereafter against the taxable property located within such school district as it is
constituted after its boundaries were altered, said taxes to be levied at the times
and in the amounts required to pay the principal of and the interest on the bond-
ed indebtedness assumed or incurred as aforesaid, as the same become due and
payable.

In computing the debt limitation of any school district from which or to which
bonded indebtedness has been transferred, the amount of such transferred bonded
indebtedness at any time outstanding (a) shall be an offset against and deducted
from the total bonded indebtedness, if any, of the school district from which such
bonded indebtedness was transferred and (b) shall be deemed to be bonded in-
debtedness solely of the transferee school district that assumed such indebtedness.

(2) In every case where adjustments of bonded indebtedness do not provide
for transfer of bonded indebtedness from one school district to another school
district (a) that the existing bonded indebtedness of each school district the
boundaries of which are altered and any bonded indebtedness incurred by each
such school district through the sale of bonds authorized prior to the date its
boundaries were altered shall be the obligation of the school district in its reduced
or enlarged form, as the case may be; and (b) that taxes shall be levied thereafter
against the taxable property located within each such school district in its reduced
or enlarged form, as the case may be, at the times and in the amounts required to
pay the principal of and interest on such bonded indebtedness as the same be-
come due and payable.

In case the aforesaid approval by the state board concerns a proposal to form
a new school district or a proposal for adjustment of bonded indebtedness in-
volving an established school district and one or more former school districts now
included therein pursuant to a vote of the people concerned, a special election of
the voters residing within the territory of the proposed new district or of the es-
tablished district involved in a proposal for adjustment of bonded indebtedness as
the case may be shall be held for the purpose of affording said voters an opportu-
nity to approve or reject such proposals as concern or affect them.

In a case involving both the question of the formation of a new district and
the question of adjustment of bonded indebtedness, the questions may be submit-
ted to the voters either in the form of a single proposition or as separate proposi-
tions, whichever to the ((intermediate school)) educational service district
superintendent seems expedient. When the county committee has passed appro-
priate resolutions for the questions to be submitted and the ((intermediate school))
educational service district superintendent has given notice thereof to the county
auditor such special election shall be called, conducted, and the returns canvassed
as in regular school district elections.

Sec. 86. Section 28A.57.080, chapter 223, Laws of 1969 ex. sess. as amended by
section 26, chapter 48, Laws of 1971 and RCW 28A.57.080 are each amended to
read as follows:

Notice of such special elections as provided for in RCW 28A.57.075 shall be
given by the county auditor as in RCW 29.27.080 provided, and in addition thereto the ((intermediate school)) educational service district superintendent shall
cause to be posted (1) in at least three public places in the territory of a proposed
new district or of an established district involved in a proposal for adjustment of
bonded indebtedness, and (2) on a commonly—used schoolhouse door of each
district included in the proposed new district, and (3) in some public place in the
territory of each part of a district included in the proposed new district, and (4) at
the place or places of holding the election, a statement encompassing the contents
of the notice. The notice of election shall state the purpose for which the election
has been called and shall contain a description of the boundaries of the proposed
new district and a statement of any terms of adjustment of bonded indebtedness
to be voted on.

Sec. 87. Section 28A.57.090, chapter 223, Laws of 1969 ex. sess. as amended by
section 123, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.090 are each
amended to read as follows:

Whenever a special election is held to vote on a proposal or alternate propos-
als to form a new school district, the votes cast by the registered voters in each
component district shall be tabulated separately and any such proposition shall be
considered approved only if it receives a majority of the votes cast in each sepa-
rate district voting thereon. Whenever a special election is held to vote on a pro-
posal for adjustment of bonded indebtedness the entire vote cast by the registered
voters of the proposed new district or of the established district as the case may be
shall be tabulated and any such proposition shall be considered approved if a
majority of sixty percent of all votes cast thereon is in the affirmative.

In the event of approval of a proposition or propositions voted on at a special
election, the (intermediate school) educational service district superintendent
shall: (1) Make an order establishing such new district or such terms of adjust-
ment of bonded indebtedness or both, as were approved by the registered voters
and shall also order effected such other terms of adjustment, if there be any, of
property and other assets and of liabilities other than bonded indebtedness as
have been approved by the state board; and (2) certify his action to the county
and school district officials specified in RCW 28A.57.070. He may designate, with
the approval of the new district, a name and number different from that of any
component thereof but must designate the new district by name and number dif-
ferent from any other district in existence in the county.

The (intermediate school) educational service district superintendent, if he
deems such action advisable, may fix, as the effective date of any order or orders
he is required by this chapter to make, the first day of July next succeeding the
date of final approval of any change in the organization and extent of school dis-
tricts or of any terms of adjustment of the assets and liabilities of school districts.

Upon receipt of the aforesaid certification, the superintendent of each school
district which is included in the new district shall deliver to the superintendent of
the new school district all books, papers, documents, records and other materials
pertaining to his office.

Sec. 88. Section 28A.57.130, chapter 223, Laws of 1969 ex. sess. as amended by
section 124, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.130 are each
amended to read as follows:

A school district shall be organized in form and manner as hereinafter in this
chapter provided, and shall be known as .......... (insert here the name of the
district) School District No. .........., ........... county, state of Washington:
PROVIDED, That all school districts now existing as shown by the records of the
(intermediate school) educational service district superintendent are hereby rec-
ognized as legally organized districts: PROVIDED FURTHER, That all school
districts existing on April 25, 1969 as shown by the records of the county or intermediate district superintendents are hereby recognized as legally organized districts.

Sec. 89. Section 28A.57.140, chapter 223, Laws of 1969 ex. sess. as amended by section 125, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.140 are each amended to read as follows:

Any school district in the state having a population in excess of ten thousand, as shown by any regular or special census or by any other evidence acceptable to the (intermediate school) educational service district superintendent, shall be a school district of the first class. Any other school district maintaining a fully accredited high school or containing a city of the third class or of the fourth class or an area of one square mile having a population of at least three hundred shall be a school district of the second class. All other school districts shall be school districts of the third class.

Whenever the (intermediate school) educational service district superintendent finds that the classification of a school district should be changed, he shall make an order in conformity with his findings and alter the records of his office accordingly. Thereafter the board of directors of the district shall organize in the manner provided by law for the organization of the board of a district of the class to which said district then belongs.

Sec. 90. Section 28A.57.150, chapter 223, Laws of 1969 ex. sess. as amended by section 126, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.150 are each amended to read as follows:

Each incorporated city or town in the state shall be comprised in one school district: PROVIDED, That nothing in this section shall be construed: (1) To prevent the extension of the boundaries of a school district beyond the limits of the city or town contained therein, or (2) to prevent the inclusion of two or more incorporated cities or towns in a single school district, or (3) to change or disturb the boundaries of any school district organized prior to the incorporation of any city or town, except as hereafter in this section provided.

In case all or any part of a school district that operates a school or schools on one site only or operates elementary schools only on two or more sites is included in an incorporated city or town through the extension of the limits of such city or town in the manner provided by law, the (intermediate school) educational service district superintendent shall: (1) Declare the territory so included to be a part of the school district containing the city or town and (2) whenever a part of a district so included contains a school building of the district, present to the county committee a proposal for the disposition of any part or all of the remaining territory of the district.

In case of the extension of the limits of a town to include territory lying in a school district that operates on more than one site one or more elementary schools and one or more junior high schools or high schools, the county committee shall, in its discretion, prepare a proposal or proposals for annexation to the school district in which the town is located any part or all of the territory aforesaid which has been included in the town and for annexation to the school district in which the town is located or to some other school district or districts any part or all of the remaining territory of the school district affected by extension of the
limits of the town: PROVIDED, That where no school or school site is located within the territory annexed to the town and not less than seventy-five percent of the registered voters residing within the annexed territory present a petition in writing for annexation and transfer of said territory to the school district in which the town is located, the educational service district superintendent shall declare the territory so included to be a part of the school district containing said town: PROVIDED FURTHER, That territory approved for annexation to a city or town by vote of the electors residing therein prior to January 12, 1953, shall not be subject to the provisions herein respecting annexation to a school district or school districts: AND PROVIDED FURTHER, That the provisions and procedural requirements of this chapter as now or hereafter amended not in conflict with or inconsistent with the provisions hereinabove in this section stated shall apply in the case of any proposal or proposals (1) for the alteration of the boundaries of school districts through and by means of annexation of territory aforesaid, and (2) for the adjustment of the assets and liabilities of the school districts involved or affected thereby.

In case of the incorporation of a city or town containing territory lying in two or more school districts or of the uniting of two or more cities or towns not located in the same school district, the educational service district superintendent, except where the incorporation or consolidation would affect a district or districts of the first class, shall: (1) Order and declare to be established in each such case a single school district comprising all of the school districts involved, and (2) designate each such district by name and by a number different from that of any other district in existence in the county.

The educational service district superintendent, if he deems such action advisable, may fix as the effective date of any declaration or order required under this section the first day of July next succeeding the date of the issuance of such declaration or order.

Sec. 91. Section 28A.57.170, chapter 223, Laws of 1969 ex. sess. as amended by section 127, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.170 are each amended to read as follows:

For the purpose of forming a new school district, a petition in writing may be presented to the educational service district superintendent, as secretary of the county committee, signed either by ten registered voters or by a majority of the registered voters residing (1) in each whole district and in each part of a district proposed to be included in any single new district, or (2) in the territory of a proposed new district which comprises a part only of one or more districts. The petition shall state the name and number of each district involved in or affected by the proposal to form the new district and shall describe the boundaries of the proposed new district.

Sec. 92. Section 28A.57.180, chapter 223, Laws of 1969 ex. sess. as amended by section 128, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.180 are each amended to read as follows:

For the purpose of transferring territory from one school district to another district, a petition in writing may be presented to the educational service district superintendent, as secretary of the county committee, signed by a majority of the registered voters residing in the territory proposed to
be transferred, or by the board of directors of one of the districts affected by a proposed transfer of territory if there is no registered voter resident in the territory, which petition shall state the name and number of each district affected, describe the boundaries of the territory proposed to be transferred, and state the reasons for desiring the change and the number of children of school age, if any, residing in the territory: PROVIDED, That the ((intermediate school)) educational service district superintendent, without being petitioned to do so, may present to the county committee a proposal for the transfer from one school district to another of any territory in which no children of school age reside: PROVIDED FURTHER, That the ((intermediate school)) educational service district superintendent shall not complete any transfer of territory pursuant to the provisions of this section which involves ten percent or more of the common school student population of the entire district from which such transfer is proposed, unless he has first called and held a special election of the voters of the entire school district from which such transfer of territory is proposed for the purpose of affording said voters an opportunity to approve or reject such proposed transfer, and has obtained approval of the proposed transfer by a majority of those registered voters voting in said election; and if such proposed transfer is disapproved, the state board of education shall determine whether or not said district is meeting or capable of meeting minimum standards of education as set up by the state board. If the board decides in the negative, the superintendent of public instruction may thereupon withhold from such district, in whole or in part, state contributed funds.

Sec. 93. Section 28A.57.190, chapter 223, Laws of 1969 ex. sess. as amended by section 129, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.190 are each amended to read as follows:

Whenever all or any part of a school district in which no accredited high school is maintained is bounded on three or more sides by a school district in which an accredited high school is situated and maintained, or by a school district in which a high school with a program approved by the state board of education is situated and maintained, the ((intermediate school)) educational service district superintendent shall report said fact to the county committee, which committee shall consider the question of the annexation to the aforesaid high school district of the territory or district so bounded.

Sec. 94. Section 28A.57.200, chapter 223, Laws of 1969 ex. sess. as last amended by section 4, chapter 86, Laws of 1970 ex. sess. and RCW 28A.57.200 are each amended to read as follows:

In case any school district shall have an average enrollment of fewer than two pupils or shall not have maintained, during the preceding school year at least the minimum term of school required by law, the ((intermediate school)) educational service district superintendent shall report said fact to the county committee, which committee shall dissolve the school district and annex the territory thereof to some other district or districts. In case any territory is not a part of any school district, the ((intermediate school)) educational service district superintendent shall present to the county committee a proposal for the annexation of said territory to some contiguous district or districts.
Sec. 95. Section 28A.57.240, chapter 223, Laws of 1969 ex. sess. as last amended by section 2, chapter 47, Laws of 1973 and RCW 28A.57.240 are each amended to read as follows:

The duties in this chapter imposed upon and required to be performed by a county committee and by an (intermediate school) educational service district superintendent in connection with a change in the organization and extent of school districts and/or with the adjustment of the assets and liabilities of school districts and with all matters related to such change or adjustment whenever territory lying in a single county is involved shall be performed jointly by the county committees and by the superintendents of the several (intermediate school) educational service districts as required whenever territory lying in more than one county or (intermediate school) educational service district is involved: PROVIDED, That a county committee may designate three of its members, or two of its members and the (intermediate school) educational service district superintendent, as a subcommittee to serve in lieu of the whole committee, but action by a subcommittee shall not be binding unless approved by the whole committee of the county. Proposals for changes in the organization and extent of school districts and proposed terms of adjustment of assets and liabilities thus prepared and approved shall be submitted to the state board by the county committee of the county in which is located the part of the proposed or enlarged district having the largest number of common school pupils residing therein.

Sec. 96. Section 28A.57.245, chapter 223, Laws of 1969 ex. sess. as amended by section 132, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.245 are each amended to read as follows:

Whenever a change in the organization and extent of school districts or an adjustment of the assets and liabilities of school districts, or both, or any other matters related to such change or adjustment involve a joint district, and a majority of the county committee or either county approve a proposal but the proposal is not approved by the other county committee or said committee fails or refuses to act upon the proposal within sixty days of its receipt, the county committee approving the proposal shall certify the proposal and its approval to the state superintendent of public instruction. Upon receipt of a properly certified proposal, the state superintendent of public instruction shall appoint a temporary committee on joint school district organization composed of five persons. The members of the committee shall be selected from the membership of any county committee in this state except that no member shall be appointed from any county in which part of the joint district is situated. Said committee shall meet at the call of the state superintendent of public instruction and organize by electing a chairman and secretary. Thereupon, this temporary committee on joint school district organization shall have jurisdiction of the proposal and shall treat the same as a proposal initiated on its own motion. Said committee shall have the powers and duties imposed upon and required to be performed by a county committee under the provisions of this chapter and the secretary of the committee shall have the powers and duties imposed upon and required to be performed by the (intermediate school) educational service district superintendents under the provisions of this chapter. It shall be the duty of the (intermediate school) educational service district superintendents of the (intermediate school) educational
service districts in which the joint school district is situated to assist the temporary committee on joint school district organization by supplying said committee with information from the records and files of their offices and with a proper and suitable place for holding meetings.

Sec. 97. Section 28A.57.255, chapter 223, Laws of 1969 ex. sess. as last amended by section 4, chapter 47, Laws of 1973 and RCW 28A.57.255 are each amended to read as follows:

The registered voters residing within a joint school district shall be entitled to vote on the office of school director of their district and on the office of their educational service district board member.

Jurisdiction of any such election shall rest with the county auditor of the county administering such joint district as provided in RCW 28A.57.250.

At each general election, or upon approval of a request for a special election as provided for in RCW 29.13.020, such county auditor shall:

(1) See that there shall be at least one polling place in each county;
(2) At least twenty days prior to the elections concerned, certify in writing to the superintendent of the school district the number and location of the polling places established by such auditor for such regular or special elections; and
(3) Do all things otherwise required by law for the conduct of such election.

It is the intention of this section that the qualified electors of a joint school district shall not be forced to go to a different polling place on the same day when other elections are being held to vote for school directors of their district and members of the educational service district board concerned with their school district.

Sec. 98. Section 28A.57.290, chapter 223, Laws of 1969 ex. sess. as amended by section 135, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.290 are each amended to read as follows:

The amount of tax to be levied upon the taxable property of that part of a joint school district lying in one county shall be in such ratio to the whole amount levied upon the property in the entire joint district as the assessed valuation of the property lying in such county bears to the assessed valuation of the property in the entire joint district. After the budget of a joint school district has been prepared in the manner provided by law, the educational service district superintendent of the educational service district to which the joint school district belongs, after deducting estimated receipts from sources other than district taxation, shall apportion to each county in which the territory of the joint district lies its proportionate share of the estimated expenditures of such joint district, which apportionment shall be made upon the same basis as is herein provided for the apportionment of tax levies. He shall then forward to the county auditor of the county to which the joint school district belongs and to the county auditor of each other county, for the board of county commissioners thereof, a certificate setting forth the sum apportioned to that county, together with copies of the certificates forwarded by him to the aforesaid officers of other counties.
Sec. 99. Section 28A.57.300, chapter 223, Laws of 1969 ex. sess. as amended by section 136, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.300 are each amended to read as follows:

Upon receipt of the aforesaid certificate, it shall be the duty of the board of county commissioners of each county to levy on all taxable property of that part of the joint school district which lies within the county a tax sufficient to raise the amount necessary to meet the county's proportionate share of the estimated expenditures of the joint district, as shown by the certificate of the educational service district superintendent of the district to which the joint school district belongs. Such taxes shall be levied and collected in the same manner as other taxes are levied and collected, and the proceeds thereof shall be forwarded quarterly by the treasurer of each county, other than the county to which the joint district belongs, to the treasurer of the county to which such district belongs and shall be placed to the credit of said district. The treasurer of the county to which a joint school district belongs is hereby declared to be the treasurer of such district.

Sec. 100. Section 28A.57.326, chapter 223, Laws of 1969 ex. sess. as last amended by section 2, chapter 53, Laws of 1971 and RCW 28A.57.326 are each amended to read as follows:

In case of a vacancy from any cause on the board of directors of a school district other than a reconstituted board resulting from reorganized school districts, a majority of the legally established number of board members shall fill such vacancy by appointment: PROVIDED, That should there exist fewer board members on the board of directors of a school district than constitutes a majority of the legally established number of board members, the educational service district board members of the district in which the school district is located by the vote of a majority of its legally established number of board members shall appoint a sufficient number of board members to constitute a legal majority on the board of directors of such school district; and the remaining vacancies on such board of directors shall be filled by such board of directors in accordance with the provisions of this section: PROVIDED FURTHER, That should any board of directors for whatever reason fail to fill a vacancy within ninety days from the creation of such vacancy, the members of the educational service district board of the district in which the school district is located by majority vote shall fill such vacancy.

Appointees to fill vacancies on the board of directors of school districts shall meet the requirements provided by law for school directors and shall serve until the next regular school district election, at which time a successor shall be elected for the unexpired term.

Sec. 101. Section 28A.57.328, chapter 223, Laws of 1969 ex. sess. as last amended by section 1, chapter 67, Laws of 1971 and RCW 28A.57.328 are each amended to read as follows:

Upon the establishment of a new school district of the second or third class, the directors of the old school districts who reside within the limits of the new district shall meet at the call of the educational service district superintendent and shall constitute the board of directors of the new district. If fewer than three such directors reside in any such new third class district
or if fewer than five such directors reside in any such new second class school district, they shall become directors of said district, and the (intermediate school) educational service district board shall appoint the number of additional directors required to constitute a board of three directors for the new third class district or five directors for the new second class district, as the case may be. Vacancies once such a board has been reconstituted shall not be filled unless the number of remaining board members is less than three in a third class district or less than five in a second class district, and such vacancies shall be filled in the manner otherwise provided by law.

Each board of directors so constituted shall proceed at once to organize in the manner prescribed by law and thereafter shall have all the powers and authority conferred by law upon boards of directors of other districts of the same class and the directors thereof shall serve until the regular school election following the next regular school election in the district at which election their successors shall be elected and qualified. At such election in third class districts, no more than three directors shall be elected at large by the electors of the school district, one for a term of two years and two for a term of four years. At such election in second class districts, no more than five directors shall be elected either at large or by director districts, as the case may be, two for a term of two years and three for a term of four years. Directors thereafter elected and qualified shall serve such terms as provided for in RCW 28A.57.312.

Sec. 102. Section 3, chapter 67, Laws of 1971 and RCW 28A.57.355 are each amended to read as follows:

Upon the establishment of a new school district of the first class as provided for in RCW 28A.57.342 containing no former first class district, the directors of the old school districts who reside within the limits of the new district shall meet at the call of the (intermediate school) educational service district superintendent and shall constitute the board of directors of the new district. If fewer than five such directors reside in such new district, they shall become directors of said district and the (intermediate school) educational service district board shall appoint the number of additional directors to constitute a board of five directors for the district. Vacancies, once such a board has been reconstituted, shall not be filled unless the number of remaining board members is less than five, and such vacancies shall be filled in the manner otherwise provided by law.

Each board of directors so constituted shall proceed at once to organize in the manner prescribed by law and thereafter shall have all the powers and authority conferred by law upon boards of directors of first class school districts until the next regular school election in the district at which election their successors shall be elected and qualified. At such election no more than five directors shall be elected either at large or by director districts, as the case may be, two for a term of two years and three for a term of four years: PROVIDED, That if such first class district is in a class AA or class A county and contains a city of the first class, two directors shall be elected for a term of three years and three directors shall be elected for a term of six years.

Sec. 103. Section 4, chapter 67, Laws of 1971 and RCW 28A.57.356 are each amended to read as follows:
Upon the establishment of a new school district of the first class as provided for in RCW 28A.57.342 containing only one former first class district, the directors of the former first class district and two directors representative of former second class districts selected by a majority of the board members of former second class districts and one director representative of former third class districts, selected by a majority of the board members of former third class districts shall meet at the call of the educational service district superintendent and shall constitute the board of directors of the new district. Vacancies, once such a board has been reconstituted, shall not be filled unless the number of remaining board members is less than five, and such vacancies shall be filled in the manner otherwise provided by law.

Each board of directors so constituted shall proceed at once to organize in the manner prescribed by law and thereafter shall have all the powers and authority conferred by law upon boards of directors of first class school districts until the next regular school election in the district at which election their successors shall be elected and qualified. At such election no more than five directors shall be elected either at large or by director districts, as the case may be, two for a term of two years and three for a term of four years: PROVIDED, That if such first class district is in a class AA or class A county and contains a city of the first class, two directors shall be elected for a term of three years and three directors shall be elected for a term of six years.

Sec. 104. Section 5, chapter 67, Laws of 1971 as last amended by section 10, chapter 21, Laws of 1973 2nd ex. sess. and RCW 28A.57.357 are each amended to read as follows:

Upon the establishment of a new school district of the first class as provided for in RCW 28A.57.342 containing more than one former first class district, the directors of the largest former first class district and three directors representative of the other former first class districts selected by a majority of the board members of the former first class districts and two directors representative of former second class districts selected by a majority of the board members of former second class districts and one director representative of former third class districts selected by a majority of the board members of former third class districts shall meet at the call of the educational service district superintendent and shall constitute the board of directors of the new district. Vacancies, once such a board has been reconstituted, shall not be filled unless the number of remaining board members is less than seven, and such vacancies shall be filled in the manner otherwise provided by law.

Each board of directors so constituted shall proceed at once to organize in the manner prescribed by law and thereafter shall have all the powers and authority conferred by law upon boards of first class districts until the next regular school election and until their successors are elected and qualified. At such election other than districts electing directors for six-year terms as provided in RCW 29.13.060, five directors shall be elected either at large or by director districts, as the case may be, two for a term of two years and three for a term of four years. At such election for districts electing directors for six years other than districts having an enrollment of fifty thousand pupils or more and electing directors for six year terms, five directors shall be elected either at large or by director districts, as the
case may be, one for a term of two years, two for a term of four years, and two for a term of six years.

Sec. 105. Section 6, chapter 67, Laws of 1971 as amended by section 4, chapter 21, Laws of 1973 2nd ex. sess. and RCW 28A.57.358 are each amended to read as follows:

Upon the establishment of a new school district of the first class having an enrollment of fifty thousand pupils or more in class AA counties, the directors of the largest former first class district and three directors representative of the other former first class districts selected by a majority of the board members of the former first class districts and two directors representative of former second class districts selected by a majority of the board members of former second class districts and one director representative of former third class districts selected by a majority of the board members of former third class districts shall meet at the call of the educational service district superintendent and shall constitute the board of directors of the new district. Each board of directors so constituted shall proceed at once to organize in the manner prescribed by law and thereafter shall have all the powers and duties conferred by law upon boards of first class districts, until the next regular school election and until their successors are elected and qualified. Such duties shall include establishment of new director districts as provided for in RCW 28A.57.425. At the next regular school election seven directors shall be elected by director districts, two for a term of two years, two for a term of four years and three for a term of six years. Thereafter their terms shall be as provided in RCW 29.13.060.

Vacancies once such a board has been reconstituted shall not be filled unless the number of remaining board members is less than seven, and such vacancies shall be filled in the manner otherwise provided by law.

Sec. 106. Section 28A.57.390, chapter 223, Laws of 1969 ex. sess. as amended by section 140, chapter 176, Laws of 1969 ex. sess. and RCW 28A.57.390 are each amended to read as follows:

The educational service district superintendent shall prepare and keep in his office (1) a map showing the boundaries of the directors' districts of all school districts in or belonging to his educational service district that are so divided, and (2) a record of the action taken by the county committee in establishing such boundaries.

Sec. 107. Section 28A.57.415, chapter 223, Laws of 1969 ex. sess. as amended by section 27, chapter 48, Laws of 1971 and RCW 28A.57.415 are each amended to read as follows:

Upon receipt of a written petition by an educational service district superintendent signed by at least twenty percent of the registered voters of a first or second class school district theretofore divided into directors' districts after a majority vote thereon in accordance with RCW 28A.57.050(4), which petition shall request a return to the system of directors running at large within the district, the superintendent, after formation of the question to be submitted to the voters, shall give notice thereof to the county auditor who shall call and hold a special election of the voters of the entire school district to approve or
reject such proposal, such election to be called, conducted and the returns canvassed as in regular school district elections.

If approval of a majority of those registered voters voting in said election is acquired, at the expiration of terms of the incumbent directors of such school district their successors shall be elected at large.

Sec. 108. Section 3, chapter 10, Laws of 1972 ex. sess. and RCW 28A.58.100 are each amended to read as follows:

Every board of directors, unless otherwise specially provided by law, shall:

(1) Employ for not more than one year, and for sufficient cause discharge all certificated and noncertificated employees, and fix, alter, allow and order paid their salaries and compensation;

(2) Adopt written policies granting leaves to persons under contracts of employment with the school district(s) in positions requiring either certification or noncertification qualifications, including but not limited to leaves for attendance at official or private institutes and conferences and sabbatical leaves for employees in positions requiring certification qualification, and leaves for illness, injury, bereavement and, emergencies for both certificated and noncertificated employees, and with such compensation as the board of directors prescribe: PROVIDED, That the board of directors shall adopt written policies granting to such persons annual leave with compensation for illness, injury and emergencies as follows:

(a) For such persons under contract with the school district: for a full year, at least ten days;

(b) For such persons under contract with the school district as part time employees, at least that portion of ten days as the total number of days contracted for bears to one hundred eighty days;

(c) Compensation for leave for illness or injury actually taken shall be the same as the compensation such person would have received had such person not taken the leave provided in this proviso;

(d) Leave provided in this proviso not taken shall accumulate from year to year up to a maximum of one hundred eighty days, and such accumulated time may be taken at any time during the school year;

(e) Sick leave heretofore accumulated under section 1, chapter 195, Laws of 1959 (former RCW 28.58.430) and sick leave accumulated under administrative practice of school districts prior to the effective date of section 1, chapter 195, Laws of 1959 (former RCW 28.58.430) is hereby declared valid, and shall be added to leave for illness or injury accumulated under this proviso;

(f) Accumulated leave under this proviso not taken at the time such person retires or ceases to be employed in the public schools shall not be compensable except in the following manner: Any leave for injury or illness accumulated up to a maximum of forty-five days shall be creditable as service rendered for the purpose of determining the time at which an employee is eligible to retire;

(g) Accumulated leave under this proviso shall be transferred to and from one district to another, the office of superintendent of public instruction and offices of ((intermediate school)) educational service district superintendents and boards ((of education)), to and from such districts and such offices;
(h) Leave accumulated by a person in a district prior to leaving said district may, under rules and regulations of the board, be granted to such person when he returns to the employment of the district.

When any teacher or other certificated employee leaves one school district within the state and commences employment with another school district within the state, he shall retain the same seniority, leave benefits and other benefits that he had in his previous position. If the school district to which the person transfers has a different system for computing seniority, leave benefits, and other benefits, then the employee shall be granted the same seniority, leave benefits and other benefits as a person in that district who has similar occupational status and total years of service.

Sec. 109. Section 28A.58.103, chapter 223, Laws of 1969 ex. sess. as amended by section 29, chapter 48, Laws of 1971 and RCW 28A.58.103 are each amended to read as follows:

Every board of directors, unless otherwise specifically provided by law, shall:

(1) Prepare, negotiate, set forth in writing and adopt, policy relative to the selection of instructional materials. Such policy shall:

(a) State the school district's goals and principles relative to instructional materials;

(b) Delegate responsibility for the preparation and recommendation of teachers' reading lists and specify the procedures to be followed in the selection of all instructional materials including text books;

(c) Establish an instructional materials committee to be appointed, with the approval of the school board, by the school district's chief administrative officer. This committee shall consist of representative members of the district's professional staff, including representation from the district's curriculum development committees, and, in the case of districts which operate elementary school(s) only, the (intermediate school) educational service district superintendent, one of whose responsibilities shall be to assure the correlation of those elementary district adoptions with those of the high school district(s) which serve their children;

(d) Provide for terms of office for members of the instructional materials committee;

(e) Provide a system for receiving, considering and acting upon written complaints regarding instructional materials used by the school district;

(f) Provide free text books, supplies and other instructional materials to be loaned to the pupils of the school, when, in its judgment, the best interests of the district will be subserved thereby and prescribe rules and regulations to preserve such books, supplies and other instructional materials from unnecessary damage.

Recommendation of instructional materials shall be by the district's instructional materials committee in accordance with district policy. Approval shall be by the local school district's board of directors.

Districts may pay the necessary travel and subsistence expenses for expert counsel from outside the district. In addition, the committee's expenses incidental to visits to observe other districts' selection procedures may be reimbursed by the school district.
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Districts may, within limitations stated in board policy, use and experiment with instructional materials for a period of time before general adoption is formalized.

Within the limitations of board policy, a school district's chief administrator may purchase instructional materials to meet deviant needs or rapidly changing circumstances.

(2) Establish a depreciation scale for determining the value of texts which students wish to purchase.

Local boards of school directors may declare selected instructional materials obsolete and dispose of them by sale to the highest bidder, following public notice in a newspaper of general circulation in the area.

Sec. 110. Section 28A.58.150, chapter 223, Laws of 1969 ex. sess. as amended by section 30, chapter 48, Laws of 1971 and RCW 28A.58.150 are each amended to read as follows:

In addition to such other duties as a district school board shall prescribe the school district superintendent shall:

(1) Attend all meetings of the board of directors and cause to have made a record as to the proceedings thereof.

(2) Keep such records and reports and in such form as the district board of directors require or as otherwise required by law or rule or regulation of higher administrative agencies and turn the same over to his successor.

(3) Keep accurate and detailed accounts of all receipts and expenditures of school money. At each annual school meeting the superintendent must present his record book of board proceedings for public inspection, and shall make a statement of the financial condition of the district and such record book must always be open for public inspection.

(4) Take annually in May of each year a census of all persons between the ages of four and twenty who were bona fide residents of the district on the first day of May of that year. He shall designate the name and sex of each child, and the date of its birth; the number of weeks it has attended school during the school year, its post office address, and such other information as the superintendent of public instruction shall desire. Parents or guardians may be required to verify as to the correctness of this report. He shall also list separately all defective persons between the ages of four and twenty and give such information concerning them as may be required by the superintendent of public instruction. The board of directors may employ additional persons and compensate the same to aid the superintendent in carrying out such census.

(5) Make to the ((intermediate school)) educational service district superintendent on or before the fifteenth day of July his annual report verified by affidavit upon forms to be furnished by the superintendent of public instruction. It shall contain such items of information as said superintendent of public instruction shall require, including the following: A full and complete report of all children enumerated under subsection (4) above; the number of schools or departments taught during the year; the number of children, male and female, enrolled in the school, and the average daily attendance; the number of teachers employed, and their compensation per month; the number of days school was taught during the past school year, and by whom; and the number of volumes, if any, in the school
district library; the number of school houses in the district, and the value of them; and the aggregate value of all school furniture and apparatus belonging to the district. The superintendent shall keep on file a duplicate copy of said report.

(6) Give such notice of all annual or special elections as otherwise required by law; also give notice of the regular and special meetings of the board of directors.

(7) Report to the ((intermediate school)) educational service district superintendent at the beginning of each term of school the name of every teacher and their proposed length of term, and supply each such teacher with school registers furnished by the ((intermediate school)) educational service district superintendent.

(8) Sign all orders for warrants ordered to be issued by the board of directors.

(9) Carry out all orders of the board of directors made at any regular or special meeting.

Sec. 111. Section 28A.58.225, chapter 223, Laws of 1969 ex. sess. as amended by section 141, chapter 176, Laws of 1969 ex. sess. and RCW 28A.58.225 are each amended to read as follows:

A local district may be authorized by the ((intermediate school)) educational service district superintendent to transport and educate its pupils in another district for one year, either by payment of a compensation agreed upon by such school districts, or under other terms mutually satisfactory to the districts concerned when this will afford better educational facilities for the pupils and when a saving may be effected in the cost of education. Such authorization may be extended for an additional year at the discretion of the ((intermediate school)) educational service district superintendent.

Sec. 112. Section 28A.58.530, chapter 223, Laws of 1969 ex. sess. as last amended by section 4, chapter 93, Laws of 1971 ex. sess. and RCW 28A.58.530 are each amended to read as follows:

For the purpose of obtaining information on school organization, administration, operation, finance and instruction, school districts and ((intermediate school)) educational service districts may contract for or purchase information and research services from public universities, colleges and other public bodies, or from private individuals or agencies. For the same purpose, school districts and ((intermediate school)) educational service district superintendents may become members of any nonprofit organization whose principal purpose is to provide such services. Charges payable for such services and membership fees payable to such organizations may be based on the cost of providing such services, on the benefit received by the participating school districts measured by enrollment, or on any other reasonable basis, and may be paid before, during, or after the receipt of such services or the participation as members of such organizations.

Sec. 113. Section 28A.58.560, chapter 223, Laws of 1969 ex. sess. as last amended by section 31, chapter 48, Laws of 1971 and RCW 28A.58.560 are each amended to read as follows:

The board of directors of any school district, the Washington state teachers' retirement system, the superintendent of public instruction, and ((intermediate school)) educational service district superintendents are authorized to provide and pay for tax deferred annuities for their respective employees in lieu of a portion of
salary or wages as authorized under the provisions of 26 U.S.C., section 403(b), as amended by Public Law 87–370, 75 Stat. 796, as now or hereafter amended. The superintendent of public instruction and ((intermediate school)) educational service district superintendents, if eligible, may also be provided with such annuities.

Sec. 114. Section 28A.58.603, chapter 223, Laws of 1969 ex. sess. as amended by section 32, chapter 48, Laws of 1971 and RCW 28A.58.603 are each amended to read as follows:

If a majority of the electors voting at the election at which the proposed name is voted upon approve the proposed name, the new name shall be recorded in the school district office, the office of the ((intermediate school)) educational service district superintendent, the offices of the state superintendent of public instruction and the state board of education.

All institutions which have a legal or financial interest in the status of a school district whose name has been changed shall be notified in a manner prescribed by the state attorney general.

Sec. 115. Section 1, chapter 142, Laws of 1972 ex. sess. and RCW 28A.58.620 are each amended to read as follows:

Whenever any action, claim or proceeding is instituted against any director, officer, employee or agent of a school district or ((intermediate school)) educational service district arising out of the performance or failure of performance of duties for, or employment with any such district, the board of directors of the school district or ((intermediate school)) educational service district board, as the case may be, may grant a request by such person that the prosecuting attorney and/or attorney of the district's choosing be authorized to defend said claim, suit or proceeding, and the costs of defense, attorney's fees, and any obligation for payment arising from such action may be paid from the school district's general fund, or in the case of an ((intermediate school)) educational service district, from any appropriation made for the support of the ((intermediate school)) educational service district, to which said person is attached: PROVIDED, That costs of defense and/or judgment against such person shall not be paid in any case where the court has found that such person was not acting in good faith or within the scope of his employment with or duties for the district.

Sec. 116. Section 2, chapter 142, Laws of 1972 ex. sess. and RCW 28A.58.630 are each amended to read as follows:

Any school district board of directors and ((intermediate school)) educational service district board are authorized to purchase insurance to protect and hold personally harmless any director, officer, employee or agent of the respective school district or ((intermediate school)) educational service district from any action, claim or proceeding instituted against him arising out of the performance or failure of performance of duties for or employment with such institution and to hold him harmless from any expenses connected with the defense, settlement or monetary judgments from such actions.

Sec. 117. Section 28A.59.080, chapter 223, Laws of 1969 ex. sess. as amended by section 33, chapter 48, Laws of 1971 and RCW 28A.59.080 are each amended to read as follows:
Before entering upon the discharge of his duties, the superintendent as secretary of the board shall give bond in such sum as the board of directors may fix from time to time, but for not less than five thousand dollars, with good and sufficient sureties, and shall take and subscribe an oath or affirmation before a proper officer that he will support the Constitution of the United States and of the state of Washington and faithfully perform the duties of his office, a copy of which oath or affirmation shall be filed with the educational service district superintendent.

Sec. 118. Section 28A.59.150, chapter 223, Laws of 1969 ex. sess. as amended by section 34, chapter 48, Laws of 1971 and RCW 28A.59.150 are each amended to read as follows:

All accounts shall be audited by a committee of board members chosen in such manner as the board so determines to be styled the "auditing committee," and, except as otherwise provided by law, no expenditure greater than three hundred dollars shall be voted by the board except in accordance with a written contract, nor shall any money or appropriation be paid out of the school fund except on a recorded affirmative vote of a majority of all members of the board: PROVIDED, That nothing herein shall be construed to prevent the board from making any repairs or improvements to the property of the district through their shop and repair department as otherwise provided in RCW 28A.58.135; and the accounts and the records of said board shall at all times be subject to the inspection and examination of the educational service district superintendent, whose duty it shall be, annually, to examine said records and check said accounts, and report in writing to the proper board of county commissioners the nature and state of said accounts, and any facts that may be required concerning said records.

Sec. 119. Section 28A.60.070, chapter 223, Laws of 1969 ex. sess. as amended by section 35, chapter 48, Laws of 1971 and RCW 28A.60.070 are each amended to read as follows:

Every school district superintendent in districts of the second and the third class shall within ten days after any change in the office of chairman or superintendent, notify the educational service district superintendent of such change.

Sec. 120. Section 28A.60.186, chapter 223, Laws of 1969 ex. sess. as last amended by section 39, chapter 282, Laws of 1971 ex. sess. and RCW 28A.60.186 are each amended to read as follows:

Whenever any board of directors of school districts of the third class shall be authorized by the electors of their districts to erect a school building, such board, before entering into any contract for the erection of any such building, shall obtain the approval of the educational service district board of the plans and specifications for the building to be erected, including approval of the heating, lighting, ventilating, and safety thereof.

Sec. 121. Section 28A.60.210, chapter 223, Laws of 1969 ex. sess. as last amended by section 46, chapter 154, Laws of 1973 1st ex. sess. and RCW 28A-60.210 are each amended to read as follows:
Plans of any second or third class district or combination of districts for the carrying out of the powers granted by RCW 28A.60.190 through 28A.60.220 shall be submitted to and approved by a board of supervisors composed of members, as follows: The superintendent of public instruction; the head of the extension department of Washington State University; the head of the extension department of the University of Washington; and the educational service district superintendent; these to choose one member from such county in which the facilities are proposed to be located, and two members, from the district or districts concerned.

Sec. 122. Section 28A.65.080, chapter 223, Laws of 1969 ex. sess. as last amended by section 2, chapter 26, Laws of 1972 ex. sess. and RCW 28A.65.080 are each amended to read as follows:

On the date given in said notice the board of directors shall meet at the time and place designated. Any taxpayer may appear thereat and be heard for or against any part of such budget. Such hearing may be continued not to exceed a total of two days.

Upon the conclusion of the hearing, the board of directors shall fix and determine each item or class of the budget separately and shall by resolution adopt the preliminary budget as so finally determined and enter the same in detail in the official minutes: PROVIDED, That the estimates for the expenditures depending directly upon the prospective September enrollment or appropriations yet to be made by the legislature for the support of the common schools shall be adopted tentative subject to revision: PROVIDED FURTHER, That in all second and third class districts five copies of said preliminary budget shall be forwarded to the educational service district superintendent within five days after the adoption of said preliminary budget for review, alteration, and approval by the preliminary budget review committee. Members of the preliminary budget review committee shall consist of the educational service district superintendent (of schools), a member of the local board of directors, a member of the educational service district board (of education), and a representative of the state superintendent of public instruction. The preliminary budget review committee shall fix and approve the amount of the preliminary budget on or before the thirtieth day of June. A copy of said preliminary budget shall within ten days after adoption by first class districts or approval by the preliminary budget review committee in second and third class districts be filed with the educational service district superintendent, the state superintendent of public instruction, and the county auditor: The preliminary budget as adopted and approved shall constitute the appropriations for the district for the ensuing fiscal year commencing July 1, and be in effect until final adoption of the budget.

Sec. 123. Section 28A.65.100, chapter 223, Laws of 1969 ex. sess. as last amended by section 39, chapter 48, Laws of 1971 and RCW 28A.65.100 are each amended to read as follows:

Upon the conclusion of the revision hearing the board of directors shall fix and determine the budget and by resolution adopt the same: PROVIDED, That
in the case of second and third class districts the board of directors shall immedi-
ately forward the budget to the ((intermediate school)) educational service district
superintendent for review and revision by the final budget review committee.

Sec. 124. Section 28A.65.110, chapter 223, Laws of 1969 ex. sess. as last
amended by section 40, chapter 48, Laws of 1971 and RCW 28A.65.110 are each
amended to read as follows:

The final budget review committee shall consist of the ((intermediate school))
educational service district superintendent, a member of the local board of direc-
tors, and the members of the ((intermediate school)) educational service
district board.

Upon receipt of the district budget the final budget review committee shall
meet on or before the thirtieth day of September and finally fix and determine the
total amount of the budget. Said meeting shall be open to the public, and copies
of the original and revised budgets shall be available for examination by any resi-
dent taxpayer in attendance.

Revenues, including income from taxation, shall be budgeted and approved by
the final budget review committee on the basis of the expected cash receipts dur-
during the current fiscal year.

Sec. 125. Section 28A.65.120, chapter 223, Laws of 1969 ex. sess. as last
amended by section 41, chapter 48, Laws of 1971 and RCW 28A.65.120 are each
amended to read as follows:

Upon the conclusion of the revision hearing in districts of the first class and
upon the conclusion of the final budget review committee's action in districts of
the second and third class, the board or final budget review committee as the case
may be shall certify the final budget and the amount to be raised by taxation to
the county commissioners for the levying of the district taxes in the manner now
provided by law. A copy of said final budget, when certified, shall be filed with
the ((intermediate school)) educational service district superintendent, state super-
intendent of public instruction, the appropriate county auditor for the board of
county commissioners, and the division of municipal corporations, office of the
state auditor. The certification and filing of the budgets as aforesaid shall occur on
or before the first Monday of October.

Sec. 126. Section 28A.65.150, chapter 223, Laws of 1969 ex. sess. as last
amended by section 42, chapter 48, Laws of 1971 and RCW 28A.65.150 are each
amended to read as follows:

If an emergency arises in a second or third class school district because of un-
foreseen conditions, the board of directors shall declare by resolution that an
emergency exists. The board of directors, in consultation with the ((intermediate
school)) educational service district superintendent and the final budget review
committee, shall determine the best means of meeting such emergency. When the
proposed plan and the indebtedness therefor have received the approval of the
state superintendent of public instruction, it shall be put into effect.

Sec. 127. Section 34, chapter 119, Laws of 1969 ex. sess. as amended by section
43, chapter 48, Laws of 1971 and RCW 28A.65.153 are each amended to read as
follows:
All adopted emergency expenditure resolutions shall be filed with the county auditor, county treasurer, educational service district superintendent, state auditor, and the state superintendent of public instruction.

Sec. 128. Section 30, chapter 119, Laws of 1969 ex. sess. as amended by section 44, chapter 48, Laws of 1971 and RCW 28A.65.180 are each amended to read as follows:

Notwithstanding any other provision of law, the state superintendent of public instruction is hereby directed to promulgate such rules and regulations as will ensure proper budgetary procedures and practices including monthly financial statements consistent with the provisions of RCW 43.09.200 and 28A.65.050. If the superintendent of public instruction determines upon his review of the preliminary or final budget of any district that said budget does not comply with the budget procedures established by the state superintendent of public instruction or the provisions of RCW 43.09.200 and 28A.65.050, he shall give notice of this determination to the board of directors of the local school district. The state superintendent of public instruction shall then call a meeting with the educational service district superintendent, the local board of directors, and the chief administrative officer of the district to review said budget. Upon the conclusion of said meeting the state superintendent shall issue findings and direct that a financially sound budget be developed by the district for operation.

In the event the budget under consideration by the state superintendent is the preliminary budget, the local district shall be obligated to submit a final budget which meets the requirements of RCW 43.09.200 and 28A.65.050 and the rules of the state superintendent adopted pursuant hereto. In the event the budget under consideration by the state superintendent is the final budget, the local school district, notwithstanding any other provision of law, shall within thirty days from the date the state superintendent issues a directive, submit a revised budget which meets the requirements of RCW 43.09.200 and 28A.65.050 and the rules of the state superintendent adopted pursuant hereto: PROVIDED, That if the district fails or refuses to submit a revised budget which in the determination of the state superintendent meets the requirements of RCW 43.09.200 and 28A.65.050 or the state superintendent's rules the matter shall be submitted to the state board of education which shall meet and adopt a financial plan which shall be in effect until a budget can be adopted and submitted by the district in compliance with this statute.

Sec. 129. Section 28A.66.060, chapter 223, Laws of 1969 ex. sess. as amended by section 46, chapter 48, Laws of 1971 and RCW 28A.66.060 are each amended to read as follows:

The county auditor shall not draw and issue or register the warrant in payment of the last month's salary of any teacher in any district until he shall receive notice from the educational service district superintendent that the teacher's final report has been made to the said educational service district superintendent or that no such report is required.

Sec. 130. Section 28A.66.100, chapter 223, Laws of 1969 ex. sess. as amended by section 47, chapter 48, Laws of 1971 and RCW 28A.66.100 are each amended to read as follows:
The county auditor shall make an annual report for the period ending on the preceding June thirtieth on the financial condition of each school in his county to the educational service district superintendent on or before the twenty-fifth day of July, in such form as may be prescribed by the superintendent of public instruction.

Sec. 131. Section 28A.67.040, chapter 223, Laws of 1969 ex. sess. as amended by section 48, chapter 48, Laws of 1971 and RCW 28A.67.040 are each amended to read as follows:

Every teacher who shall be teaching at the close of the school year, or who shall teach the last term of any school year, in any school district, shall make a report to the educational service district superintendent encompassing such information pertinent to school purposes as said official requires immediately upon the close of such school year or term for the entire time taught in said school district since the beginning of the school year, if any such report be so requested by the educational service district superintendent. Copies of all reports made by teachers shall be furnished to their school district superintendent, to be by him filed in his office. No board of directors shall draw any order or warrant for the salary of any teacher for the last month of his service, until such reports, if required, shall have been made, and the same approved by the educational service district superintendent.

Sec. 132. Section 28A.67.060, chapter 223, Laws of 1969 ex. sess. as amended by section 49, chapter 48, Laws of 1971 and RCW 28A.67.060 are each amended to read as follows:

Certificated employees shall faithfully enforce in the common schools the course of study and regulations prescribed, whether regulations of the district, the superintendent of public instruction, or the state board of education, and shall furnish promptly all information relating to the common schools which may be requested by the educational service district superintendent.

Any certificated employee who wilfully refuses or neglects to enforce the course of study or the rules and regulations as above in this section required, shall not be allowed by the directors any warrant for salary due until said person shall have complied with said requirements.

Sec. 133. Section 16, chapter 15, Laws of 1970 ex. sess. as amended by section 2, chapter 49, Laws of 1973 and RCW 28A.67.070 are each amended to read as follows:

No teacher, principal, supervisor, superintendent, or other certificated employee, holding a position as such with a school district, hereinafter referred to as "employee", shall be employed except by written order of a majority of the directors of the district at a regular or special meeting thereof, nor unless he is the holder of an effective teacher's certificate or other certificate required by law or the state board of education for the position for which the employee is employed.

The board shall make with each employee employed by it a written contract, which shall be in conformity with the laws of this state, and limited to a term of not more than one year. Every such contract shall be made in triplicate, one copy
to be retained by the school district superintendent or secretary, one copy to be retained, after having been approved and registered, by the (intermediate school) educational service district superintendent, and one copy to be delivered to the employee thereafter. No contract shall be offered by any board nor approved and registered by the (intermediate school) educational service district superintendent for the employment of any teacher who has previously signed a contract to teach for that same term in another school district of the state of Washington unless such teacher shall have been released from his obligations under such previous contract by the board of directors of the school district to which he was obligated. Any contract signed in violation of this provision shall be void.

Every board of directors determining that there is probable cause or causes that the employment contract of an employee should not be renewed by the district for the next ensuing term shall notify that employee in writing on or before April 15th preceding the commencement of such term of that determination of the board of directors, which notification shall specify the cause or causes for nonrenewal of contract. Such notice shall be served upon the employee personally, or by certified or registered mail, or by leaving a copy of the notice at the house of his or her usual abode with some person of suitable age and discretion then resident therein. Every such employee so notified, at his or her request made in writing and filed with the chairman or secretary of the board of directors of the district within ten days after receiving such notice, shall be granted opportunity for hearing to determine whether or not the facts constitute sufficient cause or causes for nonrenewal of contract. In the request for hearing, the employee may request either an open or closed hearing. Such board upon receipt of such request shall call the hearing to be held within ten days following the receipt of such request, and at least three days prior to the date fixed for the hearing shall notify the employee in writing of the date, time and place of the hearing. The hearing shall be open or closed as requested by the employee, but if the employee fails to make such a request, the board or its hearing officer may determine whether the hearing shall be open or closed.

The board may employ as a hearing officer any person not currently employed by the district to conduct on its behalf any hearing required by this section, who shall transmit to the board a record of the proceeding together with his recommended findings of fact and conclusions of law, and an advisory recommended decision for the board’s final disposition. The board or its hearing officer may reasonably regulate the conduct of the hearing. The employee may engage such counsel and produce such witnesses as he or she may desire. The board of directors, within ten days following the conclusion of such hearing, shall notify the employee in writing of its final decision either to renew or not to renew the employment of the employee for the next ensuing term. Any decision not to renew such employment contract shall be based solely upon the cause or causes for nonrenewal specified in the notice of probable cause to the employee and established by a preponderance of the evidence at the hearing to be sufficient cause or causes for nonrenewal. If any such notification or opportunity for hearing is not timely given by the district, the employee entitled thereto shall be conclusively presumed to have been reemployed by the district for the next ensuing term upon
contractual terms identical with those which would have prevailed if his employ-
ment had actually been renewed by the board of directors for such ensuing term.

Sec. 134. Section 28A.70.110, chapter 223, Laws of 1969 ex. sess. as amended by section 144, chapter 176, Laws of 1969 ex. sess. and RCW 28A.70.110 are each amended to read as follows:

The fee for any teaching certificate, or any renewal thereof, issued by the au-
thority of the state of Washington, and authorizing the holder to teach in the public schools of the state shall be not less than one dollar or such reasonable fee therefor as the state board of education by rule or regulation shall deem necessary therefor. The fee must accompany the application and cannot be refunded unless the application is withdrawn before it is finally considered. The ((intermediate school)) educational service district superintendent, or other official authorized to receive such fee, shall within thirty days transmit the same to the treasurer of the county in which the office of the ((intermediate school)) educational service district superintendent is located, to be by him placed to the credit of the institute fund of said school district or ((intermediate school)) educational service district institute fund which shall be created by the ((intermediate school)) educational service district board: PROVIDED, That if any school district collecting fees for the certification of teachers does not hold an institute separate from the ((intermediate school)) educational service district then all such moneys shall be placed to the credit of the ((intermediate school)) educational service district institute fund.

Sec. 135. Section 28A.70.130, chapter 223, Laws of 1969 ex. sess. as amended by section 50, chapter 48, Laws of 1971 and RCW 28A.70.130 are each amended to read as follows:

All certificates issued by the superintendent of public instruction shall be valid and entitle the holder thereof to teach in any county of the state upon being reg-
istered by the ((intermediate school)) educational service district superintendent thereof, which fact shall be evidenced by him on the certificate in the words, "Registered for use in .......... county," together with the date of registry, and his official signature: PROVIDED, That a copy of the original certificate duly certified by the superintendent of public instruction may be used for the purpose of registry and endorsement in lieu of the original.

Sec. 136. Section 28A.70.140, chapter 223, Laws of 1969 ex. sess. as last amended by section 1, chapter 55, Laws of 1974 ex. sess. and RCW 28A.70.140 are each amended to read as follows:

Before registering any certificate, the ((intermediate school)) educational service district superintendent of the county in which application is made for certificate shall satisfy himself that the applicant is a person of good moral character, personal fitness, and has not been convicted of any crimes involving the physical neglect of children, physical injury of children (excepting possible motor vehicle violations), or sexual abuse of children. In the event of a refusal to register a cer-
tificate for whatsoever reason, the ((intermediate school)) educational service district superintendent shall immediately notify the superintendent of public instruction of his action and shall fully and clearly state his reasons therefor, and the person aggrieved shall have the right of appeal to the superintendent of public
instruction, and shall have the further right of appeal to the state board of education.

Sec. 137. Section 28A.70.160, chapter 223, Laws of 1969 ex. sess. as last amended by section 2, chapter 55, Laws of 1974 ex. sess. and RCW 28A.70.160 are each amended to read as follows:

Any certificate to teach authorized under the provisions of this chapter or rules and regulations promulgated thereunder may be revoked by the authority authorized to grant the same upon complaint of any school district superintendent or educational service district superintendent for immorality, violation of written contract, intemperance, crime against the law of the state, the conviction of any crime involving the physical neglect of children, the physical injury of children (excepting possible motor vehicle violations) or the sexual abuse of children, or any unprofessional conduct, after the person whose certificate is in question has been given an opportunity to be heard.

Sec. 138. Section 28A.70.170, chapter 223, Laws of 1969 ex. sess. as amended by section 52, chapter 48, Laws of 1971 and RCW 28A.70.170 are each amended to read as follows:

Any teacher whose certificate to teach has been questioned by the filing of a complaint by a school district superintendent or educational service district superintendent under RCW 28A.70.160 shall have a right to be heard by the issuing authority before his certificate is revoked. Any teacher whose certificate to teach has been revoked shall have a right of appeal to the state board of education if notice of appeal is given by written affidavit to the board within thirty days after the certificate is revoked.

An appeal to the state board of education within the time specified shall operate as a stay of revocation proceedings until the next regular or special meeting of said board and until the board’s decision has been rendered.

Sec. 139. Section 28A.71.100, chapter 223, Laws of 1969 ex. sess. as last amended by section 31, chapter 282, Laws of 1971 ex. sess. and RCW 28A.71.100 are each amended to read as follows:

The educational service district board may arrange each year for the holding of one or more teachers’ institutes and/or workshops for in-service training in such manner and at such time as the board believes will be of benefit to the teachers within the educational service district. The board may provide such additional means of teacher in-service training as it may deem necessary or appropriate and there shall be a proper charge against the educational service district institute funds and/or the educational service district general expense fund when approved by the educational service district board.

Educational service district boards of contiguous educational service districts, by mutual arrangements, may hold joint institutes and/or workshops, the expenses to be shared in proportion to the numbers of certificated personnel as shown by the last annual reports of the educational service districts holding such joint institutes or workshops.
In local school districts employing more than one hundred teachers, the school district superintendent may hold a teachers' institute of one or more days in such district, said institute when so held by the school district superintendent to be in all respects governed by the provisions of this code relating to teachers' institutes held by (intermediate school) educational service district superintendents.

Sec. 140. Section 21, chapter 15, Laws of 1970 ex. sess. and RCW 28A.87.030 are each amended to read as follows:

In case any school district superintendent fails to make reports as by law or rule or regulation promulgated thereunder provided, at the proper time and in the proper manner, he shall forfeit and pay to the district the sum of twenty-five dollars for each and every such failure. He shall also be liable, if, through such neglect, the district fails to receive its just apportionment of school moneys, for the full amount so lost. Each and all of said forfeitures shall be recovered in a suit brought by the (intermediate school) educational service district superintendent or by any citizen of such district, in the name of and for the benefit of such district, and all moneys so collected shall be paid over to the county treasurer and shall be by him placed to the credit of the general fund of the district to which it belongs: PROVIDED, That all fees, fines, forfeitures and penalties collected or assessed by a justice court because of the violation of a state law shall be remitted as provided in chapter 3.62 RCW as now exists or is later amended.

Sec. 141. Section 28A.87.050, chapter 223, Laws of 1969 ex. sess. as amended by section 148, chapter 176, Laws of 1969 ex. sess. and RCW 28A.87.050 are each amended to read as follows:

If any (intermediate school) educational service district superintendent fails to make any full and correct report to the superintendent of public instruction of statements required by him or if he shall fail to file with the superintendent of public instruction a full and correct annual report within ten days after the time prescribed by law for filing said report, if any be required, the sum of fifty dollars shall be forfeited from his salary for each such unsatisfactory report, and the proper county officials are hereby authorized and required to deduct therefrom the sum aforesaid upon information from the superintendent of public instruction that such reports have not been made.

Sec. 142. Section 22, chapter 15, Laws of 1970 ex. sess. and RCW 28A.87.080 are each amended to read as follows:

Any person collecting or receiving any fines, forfeitures or other moneys belonging to the schools of the state of Washington, or belonging to the school fund of any county, school district or (intermediate school) educational service district in this state, and refusing or failing to pay over the same as required by law, shall be liable for double the amount so withheld, and in addition thereto, interest thereon at the rate of five percent per month during the time of so withholding the same; and it shall be a special duty of the (intermediate school) educational service district superintendent to supervise and see that the provisions of this section are fully complied with, including the initiation of court actions therefor, and report thereon to the appropriate county commissioners at least semiannually. Fines and penalties, exclusive of any moneys recovered belonging to the school fund of any county, school district or (intermediate school) educational service
district in this state, when collected, shall be turned over to the county treasurer and by him transmitted to the state treasurer who shall place the same to the credit of the current school fund of the state: PROVIDED, That all fees, fines, forfeitures and penalties collected or assessed by a justice court because of the violation of a state law shall be remitted as provided in chapter 3.62 RCW as now exists or is later amended.

Sec. 143. Section 28A.87.090, chapter 223, Laws of 1969 ex. sess. as amended by section 150, chapter 176, Laws of 1969 ex. sess. and RCW 28A.87.090 are each amended to read as follows:

Except as otherwise provided in chapter 42.23 RCW, it shall be unlawful for any member of the state board of education, the superintendent of public instruction or any employee of his office, any educational service district superintendent, any school district superintendent or principal, or any director of any school district, to request or receive, directly or indirectly, anything of value for or on account of his influence with respect to any act or proceeding of the state board of education, the office of the superintendent of public instruction, any office of educational service district superintendent or any school district, or any of these, when such act or proceeding shall inure to the benefit of those offering or giving the thing of value.

Any wilful violation of the provisions of this section shall be a misdemeanor and punished as such.

Sec. 144. Section 28A.87.100, chapter 223, Laws of 1969 ex. sess. as amended by section 151, chapter 176, Laws of 1969 ex. sess. and RCW 28A.87.100 are each amended to read as follows:

Upon complaint in writing being made to any educational service district superintendent by any registered voter of the school district complained against that the board of directors of the district have failed to make provision for the teaching of hygiene, with special reference to the effects of alcoholic drink, stimulants and narcotics upon the human system, or have failed to require students to take such course, it shall be the duty of such educational service district superintendent to investigate at once the matter of such complaint, and if found to be true, he shall immediately notify the proper county officials of the county in which such school district is located thereof, and after the receipt of such notice, it shall be the duty of such officials to refuse to issue or register any warrants drawn upon such district subsequent to the date of such notice and until they shall be notified to do so by such educational service district superintendent. Whenever it shall be made to appear to the said educational service district superintendent, and he shall be satisfied that the board of directors of such district are complying with the requirements of this section relating to the teaching of physiology and hygiene, he shall notify said county officials, and said officials shall thereupon issue and register the warrants of said district.

Sec. 145. Section 28A.87.110, chapter 223, Laws of 1969 ex. sess. as amended by section 152, chapter 176, Laws of 1969 ex. sess. and RCW 28A.87.110 are each amended to read as follows:
Any (intermediate school) educational service district superintendent who shall fail or refuse to comply with the provisions of RCW 28A.87.100 shall be liable to a penalty of one hundred dollars, to be recovered in a civil action in the name of the state in any court of competent jurisdiction, and the sum recovered shall go into the state current school fund; and it shall be the duty of the prosecuting attorneys of the several counties of the state to see that the provisions of this section are enforced.

Sec. 146. Section 28A.87.170, chapter 223, Laws of 1969 ex. sess. as amended by section 153, chapter 176, Laws of 1969 ex. sess. and RCW 28A.87.170 are each amended to read as follows:

Any school district using textbooks other than those prescribed by lawful authority, or any district failing to comply with the course of study prescribed by the state board of education or by other lawful authority, or any district in which warrants are issued to a teacher not legally qualified to teach in the common schools of the said district, shall have withheld twenty-five percent of their school fund for that or the subsequent year, and it is hereby made the duty of the (intermediate school) educational service district superintendent to deduct said amount from the apportionment to be made to any district failing in either or all of the above requirements, and the amounts thus deducted shall be withheld until the (intermediate school) educational service district superintendent shall ascertain such situation no longer exists.

Sec. 147. Section 28B.40.380, chapter 223, Laws of 1969 ex. sess. as amended by section 155, chapter 176, Laws of 1969 ex. sess. and RCW 28B.40.380 are each amended to read as follows:

In order to assist teachers in service, candidates for certificates, and others, each state college shall establish and maintain an extension department. The work of the department may supplement the previous training of teachers in service and comprise subjects included in the state college curriculum, or otherwise.

In order to prevent overlapping of territory in connection with this extension work, the state board of education shall district the state making a definite assignment of territory to each institution: PROVIDED, That such assignments of territory shall not preclude any other contractual arrangements initiated by a state college to carry out its duties under this section. The head of the extension department of each state college, after being assigned specific territory, shall cooperate with the several (intermediate school) educational service district superintendents or educational executive officers of the (intermediate school) educational service districts in making public the courses or seminars available for each year, such information being forwarded by the head of the extension department to the state superintendent of public instruction.

A report of the work accomplished by any such extension department during the preceding school year shall be made by the board of trustees upon request of the governor or any member of the legislature.

Sec. 148. Section 7, chapter 283, Laws of 1969 ex. sess. as amended by section 22, chapter 62, Laws of 1973 and RCW 28B.50.551 are each amended to read as follows:
The board of trustees of each community college district shall adopt for each community college under its jurisdiction written policies on granting leaves to employees of the district and those colleges, including but not limited to leaves for attendance at official or private institutions and conferences, sabbatical leaves for academic personnel, leaves for illness, injury, bereavement and emergencies, with such compensation as the board of trustees may prescribe, except that the board shall grant to all such persons leave with full compensation for illness, injury, bereavement and emergencies as follows:

(1) For persons under contract to be employed, or otherwise employed, for at least three quarters, at least fifteen days, commencing with the first day on which work is to be performed;

(2) Such leave entitlement may be accumulated after the first three-quarter period of employment at a minimum rate of five days per quarter for full time employees up to a maximum of one hundred eighty days, and may be taken at any time;

(3) Leave for illness, injury, bereavement and emergencies heretofore accumulated pursuant to law, rule, regulation or policy by persons presently employed by community college districts and community colleges shall be added to such leave accumulated under this section;

(4) Except as otherwise provided in this section or other law, accumulated leave under this section not taken at the time such person retires or ceases to be employed by community college districts or community colleges shall not be compensable;

(5) Accumulated leave for illness, injury, bereavement and emergencies under this section shall be transferred from one community college district or community college to another, to the state board for community college education, to the state superintendent of public instruction, to any educational service district, to any school district, or to any other institutions of higher learning of the state; and

(6) Leave accumulated by a person in a community college district or community college prior to leaving that district or college may, under the policy of the board of trustees, be granted to such person when he returns to the employment of that district or college.

Sec. 149. Section 1, chapter 80, Laws of 1947 as last amended by section 1, chapter 199, Laws of 1974 ex. sess. and RCW 41.32.010 are each amended to read as follows:

As used in this chapter, unless a different meaning is plainly required by the context:

(1) "Accumulated contributions" means the sum of all regular annuity contributions together with regular interest thereon less cost of operation.

(2) "Actuarial equivalent" means a benefit of equal value when computed upon the basis of such mortality tables and regulations as shall be adopted by the board of trustees and regular interest.

(3) "Annuity" means the moneys payable per year during life by reason of accumulated contributions of a member.

(4) "Annuity fund" means the fund in which all of the accumulated contributions of members are held.
(5) "Annuity reserve fund" means the fund to which all accumulated contributions are transferred upon retirement.

(6) "Beneficiary" means any person in receipt of a retirement allowance or other benefit provided for by the teachers' retirement law.

(7) "Contract" means any agreement for service and compensation between a member and an employer.

(8) "Creditable service" means membership service plus prior service for which credit is allowable.

(9) "Dependent" means receiving one-half or more of support from a member.

(10) "Disability allowance" means monthly payments during disability.

(11) "Earnable compensation" means all salaries and wages paid by an employer to an employee member of the retirement system for personal services rendered during a fiscal year. In all cases where compensation includes maintenance the board of trustees shall fix the value of that part of the compensation not paid in money: PROVIDED, That if a leave of absence, without pay, is taken by a member for the purpose of serving as a member of the state legislature, and such member has served in the legislature five or more years, the salary which would have been received for the position from which the leave of absence was taken shall be considered as compensation earnable if the employee's contribution thereon is paid by the employee. In addition, where a member has been a member of the state legislature for five or more years, earnable compensation for his two highest compensated consecutive years of service shall include a sum not to exceed thirty-six hundred dollars for each of such two consecutive years, regardless of whether or not legislative service was rendered during those two years.

(12) "Employer" means the state of Washington, the school district, or any agency of the state of Washington by which the member is paid.

(13) "Fiscal year" means a year which begins July 1st and ends June 30th of the following year.

(14) "Former state fund" means the state retirement fund in operation for teachers under chapter 187, Laws of 1923, as amended.

(15) "Local fund" means any of the local retirement funds for teachers operated in any school district in accordance with the provisions of chapter 163, Laws of 1917 as amended.

(16) "Member" means any teacher included in the membership of the retirement system. Also, any other employee of the public schools who, on July 1, 1947, had not elected to exempt himself from membership and who, prior to that date, had by an authorized payroll deduction, contributed to the annuity fund.

(17) "Membership service" means service rendered subsequent to the first day of eligibility of a person to membership in the retirement system: PROVIDED, That where a member is employed by two or more employers during any calendar year he shall not receive more than a total of twelve months of service credit during any such calendar year.

(18) "Pension" means the moneys payable per year during life from the pension fund.

(19) "Pension fund" means a fund from which all pension obligations are to be paid.
(20) "Pension reserve fund" is a fund in the state treasury in which shall be accumulated an actuarial reserve adequate to meet present and future pension liabilities of the system.

(21) "Prior service" means service rendered prior to the first date of eligibility to membership in the retirement system for which credit is allowable.

(22) "Prior service contributions" means contributions made by a member to secure credit for prior service.

(23) "Public school" means any institution or activity operated by the state of Washington or any instrumentality or political subdivision thereof employing teachers, except the University of Washington and Washington State University.

(24) "Regular contributions" means the amounts required to be deducted from the compensation of a member and credited to his individual account in the annuity fund.

(25) "Regular interest" means the interest on funds of the retirement system for the current school year and such other earnings as may be applied thereon by the board of trustees.

(26) "Retirement allowance" means the sum of annuity and pension or any optional benefits payable in lieu thereof.

(27) "Retirement system" means the Washington state teachers' retirement system.

(28) "Service" means the time during which a member has been employed by an employer for compensation: PROVIDED, That where a member is employed by two or more employers during any calendar year he shall not receive more than a total of twelve months of service credit during any such calendar year.

(29) "Survivors' benefit fund" means the fund from which survivor benefits are paid to dependents of deceased members.

(30) "Teacher" means any person qualified to teach who is engaged by a public school in an instructional, administrative, or supervisory capacity, including state, (intermediate school) educational service district, city superintendents and their assistants and certificated employees; and in addition thereto any qualified school librarian, any registered nurse or any full time school doctor who is employed by a public school and renders service of an instructional or educational nature.

Sec. 150. Section 42, chapter 80, Laws of 1947 as last amended by section 96, chapter 176, Laws of 1969 ex. sess. and RCW 41.32.420 are each amended to read as follows:

On or before a date specified by the board of trustees in each month every employer shall file a report with the board of trustees of the retirement system on a form provided, stating the name of the employer and with respect to each employee who is a member or who is required to become a member of the retirement system: (1) The full name, (2) the earnable compensation paid, (3) the employee's contribution to the retirement system, and (4) such other information as the board shall require, and at the same time notify each new employee in writing with reference to the Washington state teachers' retirement system and that an application for prior service credit may be filed with the board of trustees thereof on a
form furnished by the board. The (intermediate school) educational service district superintendent shall perform the duties imposed by this section for the employers in second and third class school districts and the city superintendents for the employers in first class school districts. The chief executive officers of other institutions shall perform such duties.

Sec. 151. Section 72.40.060, chapter 28, Laws of 1959 as amended by section 97, chapter 176, Laws of 1969 ex. sess. and RCW 72.40.060 are each amended to read as follows:

It shall be the duty of the clerks of all school districts in the state, at the time for making the annual reports, to report to the superintendent of their respective (intermediate school) educational service districts the names of all deaf, mute, or blind youth residing within their respective school districts who are between the ages of six and twenty-one years.

Sec. 152. Section 72.40.070, chapter 28, Laws of 1959 as amended by section 98, chapter 176, Laws of 1969 ex. sess. and RCW 72.40.070 are each amended to read as follows:

It shall be the duty of each (intermediate school) educational service district superintendent to make a full and specific report of such deaf, mute, or blind youth to the board of county commissioners of the county in which the youth resides at its regular meeting in July of each year. He shall also, at the same time, transmit a duplicate copy of such report to the director and the superintendent of the school for the blind or the school for the deaf, as the case may be.

Sec. 153. Section 72.40.080, chapter 28, Laws of 1959 as amended by section 99, chapter 176, Laws of 1969 ex. sess. and RCW 72.40.080 are each amended to read as follows:

It shall be the duty of the parents or the guardians of all such blind or deaf youth to send them each year to the proper institution. The (intermediate school) educational service district superintendent shall take all action necessary to enforce this section. If satisfactory evidence is laid before the (intermediate school) educational service district superintendent that any blind or deaf youth is being properly educated at home or in some suitable institution other than the state schools, he shall take no action in such case other than to make a record of such fact, and take such steps as may be necessary to satisfy himself that such defective youth will continue to receive a proper education.

Sec. 154. Section 72.40.100, chapter 28, Laws of 1959 as amended by section 100, chapter 176, Laws of 1969 ex. sess. and RCW 72.40.100 are each amended to read as follows:

Any parent, guardian, (intermediate school) educational service district superintendent or county commissioner who, without proper cause, fails to carry into effect the provisions of this chapter shall be guilty of a misdemeanor, and upon conviction thereof, upon the complaint of any officer or citizen of the county or state, before any justice of the peace or superior court, shall be fined in any sum not less than fifty nor more than two hundred dollars.

NEW SECTION. Sec. 155. It is the intent of the legislature that after the effective date of this amendatory act where the words "intermediate school district", 
"intermediate school district board" and "intermediate school district superintendent" are used in any bill enacted by the legislature or found within the code of the state of Washington they shall mean the "educational service district", educational service district board" and "educational service district superintendent", respectively.

*NEW SECTION. Sec. 156. This 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 June 3, 1975.
Passed the Senate May 30, 1975.
Approved by the Governor July 2, 1975 with the exception of section 2 and 156 which are vetoed.

Note: Governor's explanation of partial veto is as follows:

"I am returning herewith without my approval as to two sections House Bill No. 205 entitled:

"AN ACT Relating to intermediate school districts; redesignating such districts, with their attendant boards and officials as educational service districts."

Section 2 contains a proviso which prohibits the State Board of Education from consolidating intermediate school districts without express approval by the Legislature. Recent studies have shown that consolidation of intermediate school districts will lead to greater efficiency in educational management and attendant cost savings. I believe the State Board of Education should not be prevented from taking measures to improve management and save tax money in this manner.

Section 156 declares an emergency and provides for the act to take effect immediately. I have, on several recent occasions, expressed my increasing apprehension over repeated and unwarranted use of emergency clauses in bills that do not measure up to the standard of urgency contained in Article 11, section 1(b) of our Constitution. I have vetoed emergency clauses from such bills, and must do so again for the same reason in the case of this bill.

With the exception of sections 2 and 156 which I have vetoed, the remainder of House Bill No. 205 is approved."

CHAPTER 276
[Substitute House Bill No. 206]
CAPITAL BUDGET

AN ACT Adopting the capital budget; making appropriations and authorizing expenditures for capital improvements; authorizing certain projects; and declaring an emergency.

Be it enacted by the Legislature of the State of Washington:

NEW SECTION. Section 1. A capital budget is hereby adopted and subject to provisions hereinafter set forth the several amounts hereinafter specified, or so much thereof as shall be sufficient to accomplish the purposes designated, are hereby appropriated and authorized to be disbursed for capital projects during the period ending June 30, 1977, out of several funds hereinafter named.

NEW SECTION. Sec. 2. The legislature finds that present management of capital projects does not always ensure a systematic review of project increments