WASHINGTON LAWS, 1983

CHAPTER 213
[Senate Bill No. 3142]
PUBLIC TREASURERS—FINANCIAL DISCLOSURE AND REPORTING

AN ACT Relating to financial disclosures of public treasurers; and amending section 10, chapter 112, Laws of 1975-'76 2nd ex. sess. as amended by section 1, chapter 102, Laws of 1981 and RCW 42.17.245.

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

Sec. 1. Section 10, chapter 112, Laws of 1975-'76 2nd ex. sess. as amended by section 1, chapter 102, Laws of 1981 and RCW 42.17.245 are each amended to read as follows:

((On or after July 1st but before August 1st)) After January 1st and before April 15th of each calendar year, the state treasurer, each county, public utility district, and port district treasurer, and each treasurer of an incorporated city or town whose population exceeds one thousand shall file with the commission:

(1) A statement under oath that no public funds under that treasurer's control were invested in any institution where the treasurer or, in the case of a county, a member of the county finance committee, held during the reporting period an office, directorship, partnership interest, or ownership interest; or

(2) A report disclosing for the previous ((twelve months ending June 30: (+))) calendar year: (a) The name and address of each financial institution in which the treasurer or, in the case of a county, a member of the county finance committee, held during the reporting period an office, directorship, partnership interest, or ownership interest which holds or has held during the reporting period public accounts of the governmental ((entities)) entity for which the treasurer is responsible; (((+) (b) the aggregate sum of time and demand deposits held in each such financial institution on ((June 30)) December 31; and (((+) (c) the highest balance held at any time during such reporting period; PROVIDED, That the state treasurer shall disclose the highest balance information only upon request under RCW 42.17.250 through 42.17.330. The statement or report required by this section shall be

government and its existing public institutions, and shall take effect immediately.

Passed the Senate April 22, 1983.
Passed the House April 13, 1983.
Approved by the Governor May 16, 1983.
Filed in Office of Secretary of State May 16, 1983.
filed either with the statement required under RCW 42.17.240 or
separately.

Passed the Senate April 22, 1983.
Passed the House April 16, 1983.
Approved by the Governor May 16, 1983.
F i l e d i n O f f i c e o f S e c r e t a r y o f S t a t e May 16, 1983.

CHAPTER 214
[Substitute Senate Bill No. 3166]
NOTARY PUBLIC FEES

AN ACT Relating to fees of notaries public; and amending section 1, chapter 56, Laws of
1907 as last amended by section 4, chapter 85, Laws of 1975 1st ex. sess. and RCW
42.28.090.

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

Sec. 1. Section 1, chapter 56, Laws of 1907 as last amended by section
4, chapter 85, Laws of 1975 1st ex. sess. and RCW 42.28.090 are each
amended to read as follows:

Notaries public may make but not exceed the following charges for their
services:

Protest of a bill of exchange or promissory note, ((one)) three dollars;
Attesting any instrument of writing with or without seal or stamp,
((one)) three dollars;
Taking acknowledgment, two persons, with seal or stamp, ((one)) three
dollars;
Taking acknowledgment, each person over two, ((fifty-cents)) two
dollars;
Certifying affidavit, with or without seal or stamp, ((one)) three dollars;
Registering protest of bill of exchange or promissory note for nonaccep-
tance or nonpayment, ((fifty-cents)) two dollars;
Being present at demand, tender, or deposit, and noting the same, be-
sides mileage at the rate of ((ten)) twenty-five cents per mile, ((fifty-cents))
two dollars;
Noting a bill of exchange or promissory note, for nonacceptance or
nonpayment, ((fifty-cents)) two dollars.

((For copying any instrument or record, per folio, besides certificate and
seal or stamp; fifteen cents.))

All public officers who are paid a salary in lieu of fees shall collect the
prescribed fees for the use of the state or county as the case may be.

Passed the Senate February 25, 1983.
Passed the House April 21, 1983.
Approved by the Governor May 16, 1983.
Filed in Office of Secretary of State May 16, 1983.