(2) The economic and revenue forecast work group shall provide technical support to the economic and revenue forecast council. Meetings of the economic and revenue forecast work group may be called by any member of the group for the purpose of assisting the economic and revenue forecast council, reviewing the state economic and revenue forecasts, or reviewing monthly revenue collection data or for any other purpose which may assist the economic and revenue forecast council.

Sec. 24. Section 715, chapter 373, Laws of 1985 (uncodified) is amended to read as follows:

To carry out effectively, efficiently, and economically the provisions of this act, each agency shall establish a start date and completion date on each project which has an estimated total cost which exceeds five hundred thousand dollars and for which a start or completion date is not specified in this act. This information shall be furnished to the office of financial management (and the legislative auditor) no later than the date the allotment request is filed with the office of financial management. If a project cannot start on or before the indicated start date or be completed by the indicated completion date, the director of the agency shall document and file with the office of financial management (and the legislative budget committee) the reason for the delay and indicate the new start and/or completion date(s). (The legislative auditor shall review these filings and report thereon to the legislative budget committee and the appropriate standing committees of the senate and house of representatives.

As a result of these filings, agency directors may be required to appear before the legislative budget committee for further explanation of a project delay.)

NEW SECTION. Sec. 25. The following acts or parts of acts are each repealed:

(1) Section 3, chapter 174, Laws of 1979 ex. sess., section 8, chapter 87, Laws of 1980 and RCW 28A.97.100; and
(2) Section 5, chapter 167, Laws of 1982 and RCW 41.60.130.

Passed the Senate February 11, 1986.
Passed the House March 7, 1986.
Approved by the Governor March 31, 1986.
Filed in Office of Secretary of State March 31, 1986.
Be it enacted by the Legislature of the State of Washington:

Sec. 1. Section 36.32.070, chapter 4, Laws of 1963 and RCW 36.32-070 are each amended to read as follows:

Whenever there is a vacancy in the board of county commissioners, it shall be filled as follows:

(1) If there are three vacancies, the governor of the state shall appoint two of the officers. The two commissioners thus appointed shall then meet and select the third commissioner. The vacancies shall be filled in accordance with Article II, section 15 of the state Constitution and section 3 of this 1986 act. ((If the two appointed commissioners fail to agree upon selection of the third after the expiration of five days from the day they were appointed, the governor shall appoint the remaining commissioner.))

(2) Whenever there are two vacancies in the office of county commissioner, the governor shall appoint one commissioner, and the two commissioners then in office shall appoint the third commissioner. The vacancies shall be filled in accordance with Article II, section 15 of the state Constitution and section 3 of this 1986 act. ((If they fail to agree upon a selection after the expiration of five days from the day of the governor's appointment; the governor shall appoint the third commissioner.))

(3) Whenever there is one vacancy in the office of county commissioner, the two remaining commissioners shall fill the vacancy in accordance with Article II, section 15 of the state Constitution and section 3 of this 1986 act. ((If the two commissioners fail to agree upon a selection after the expiration of five days from the day the vacancy occurred, the governor shall appoint the third commissioner.))

NEW SECTION. Sec. 2. A new section is added to chapter 42.12 RCW to read as follows:

When a vacancy occurs in the office of senator or representative of a legislative district comprising more than one county, the legislative authorities of the counties partially and entirely within the district shall, in joint action, fill the vacancy. The chairperson of the legislative authority of the county whose population residing within the district is greatest shall chair the meeting. Members of each legislative authority, not disqualified from voting under Article II, section 15 of the state Constitution, shall cast individual votes that together amount to the percentage, rounded to the nearest whole number, that the population of the county within the legislative district bears to the population of the entire district. Populations shall be determined by the last decennial census or special census conducted by the bureau of the census of the United States department of commerce and shall exclude nonresident military personnel. The person who receives a majority percentage of the votes shall be appointed to fill the vacancy.

NEW SECTION. Sec. 3. A new section is added to chapter 42.12 RCW to read as follows:
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(1) A state or county central committee submitting a list of nominees under Article II, section 15 of the state Constitution shall do so within fourteen days of the occurrence of the vacancy.

(2) A county legislative authority or jointly meeting county legislative authorities making an appointment under Article II, section 15 of the state Constitution shall do so within twenty-eight days of the occurrence of the vacancy.

(3) Except as provided in subsection (4) of this section, an appointment made by the governor under Article II, section 15 of the state Constitution shall be made within forty-two days of the occurrence of the vacancy.

(4) An appointment made by the governor under Article II, section 15 of the state Constitution to establish a majority of filled positions on a county legislative authority shall be made within twenty-eight days of the occurrence of each vacancy.

NEW SECTION. Sec. 4. Sections 1 through 3 of this act shall take effect December 15, 1986, if the proposed amendment to Article II, section 15 of the state Constitution, Substitute Senate Joint Resolution No. 138, modifying methods for filling vacancies in the legislature or county elective office, is validly submitted to and is approved and ratified by the voters at a general election held in November 1986. If the proposed amendment is not so approved and ratified, sections 1 through 3 of this act shall be null and void in their entirety.

Passed the Senate March 12, 1986.
Passed the House March 12, 1986.
Approved by the Governor March 31, 1986.
Filed in Office of Secretary of State March 31, 1986.

CHAPTER 160

[Substitute Senate Bill No. 4665]

PUBLIC FUNDS—OUT-OF-STATE DEPOSIT—DEMAND ACCOUNTS

AN ACT Relating to out-of-state deposit of public funds; amending RCW 39.58.080; and adding a new section to chapter 39.58 RCW.

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

Sec. 1. Section 8, chapter 193, Laws of 1969 ex. sess. as last amended by section 14, chapter 177, Laws of 1984 and RCW 39.58.080 are each amended to read as follows:

Except for funds deposited pursuant to a fiscal agency contract with the state fiscal agent or its correspondent bank, no public funds shall be deposited in demand or investment deposits except in a qualified public depositary located in this state or as otherwise expressly permitted by statute; PROVIDED, That the commission, upon good cause shown, may authorize a treasurer to maintain a demand deposit account with a banking institution.