(1) No judge of a superior court of the state of Washington shall sit to hear or try any action or proceeding when it shall be established as herein-after provided that said judge is prejudiced against any party or attorney, or the interest of any party or attorney appearing in such cause. In such case the presiding judge in judicial districts where there is more than one judge shall forthwith transfer the action to another department of the same court, or call in a judge from some other court. In all judicial districts where there is only one judge, a certified copy of the motion and affidavit filed in the cause shall be transmitted by the clerk of the superior court to the clerk of the ((supreme court or the administrator for the court, and the chief justice of the supreme court)) superior court designated by the chief justice of the supreme court. Upon receipt the clerk of said superior court shall transmit the forwarded affidavit to the presiding judge who shall direct a visiting judge to hear and try such action as soon as convenient and practical.

(2) The presiding judge in judicial districts where there is more than one judge, (or the chief justice of the supreme court for)) or the presiding judge of judicial districts where there is only one judge, may send a case for trial to another court if the convenience of witnesses or the ends of justice will not be interfered with by such a course and the action is of such a character that a change of venue may be ordered: PROVIDED, That in criminal prosecutions the case shall not be sent for trial to any court outside the county unless the accused shall waive his right to a trial by a jury of the county in which the offense is alleged to have been committed.

Passed the Senate February 10, 1989.
Passed the House March 29, 1989.
Approved by the Governor April 18, 1989.
Filed in Office of Secretary of State April 18, 1989.

CHAPTER 16
[House Bill No. 1038]
COUNTY LEGISLATIVE AUTHORITIES—MEETINGS

AN ACT Relating to meetings of boards of county commissioners; and amending RCW 36.32.080 and 36.32.090.

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

Sec. 1. Section 36.32.080, chapter 4, Laws of 1963 and RCW 36.32-080 are each amended to read as follows:

The ((board of county commissioners)) county legislative authority of each county shall hold regular ((sessions)) meetings at the county seat ((commencing on the first Mondays of January, April, July and October, at each of which it may)) to transact any business required or permitted by law((, and it may adjourn from time to time as deemed expedient or desirable in order to properly transact the business of the county)).
Sec. 2. Section 36.32.090, chapter 4, Laws of 1963 and RCW 36.32-.090 are each amended to read as follows:

The (board of county commissioners) county legislative authority of each county may hold special (sessions when the business of the county requires the same by ten days¹ notice from two of the commissioners to the third, or by the written consent of the three commissioners filed with the county auditor. No special session shall exceed three days. The notice thereof shall state the time of holding the session and the business to be transacted) meetings to transact the business of the county. Notice of a special meeting shall be made as provided in RCW 42.30.080. A special meeting may be held outside of the county seat at any location within the county if the agenda item or items are of unique interest or concern to the citizens of the portion of the county in which the special meeting is to be held.

Passed the House February 3, 1989.
Passed the Senate April 3 1989.
Approved by the Governor April 18, 1989.
Filed in Office of Secretary of State April 18, 1989.

CHAPTER 17
[Substitute House Bill No. 1039]
MARINE OIL DUMPS AND HOLDING TANK PUMP SITES—INFORMATION TO BE SUPPLIED

AN ACT Relating to information for boaters; and amending RCW 88.02.050.

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

Sec. 1. Section 18, chapter 7, Laws of 1983 as amended by section 45, chapter 3, Laws of 1983 2nd ex. sess. and RCW 88.02.050 are each amended to read as follows:

Application for a vessel registration shall be made to the department or its authorized agent in the manner and upon forms prescribed by the department. The application shall state the name and address of each owner of the vessel and such other information as may be required by the department, shall be signed by at least one owner, and shall be accompanied by a vessel registration fee of six dollars per year and the excise tax imposed under chapter 82.49 RCW. Any fees required for licensing agents under RCW 46.01.140 shall be in addition to the six-dollar annual registration fee.

Upon receipt of the application and the registration fee, the department shall assign a registration number and issue a decal for each vessel. The registration number and decal shall be issued and affixed to the vessel in a manner prescribed by the department consistent with the standard numbering system for vessels set forth in volume 33, part 174, of the code of