this bill shall be construed as amending the correlative sections of the 1969 education code, any repealing provisions of Part II shall be construed as repealing the correlative section of the 1969 education code, and any new or additional provisions of Part II shall be construed as being in pari materia with the 1969 education code.

<u>NEW SECTION.</u> Sec. 6. Part II of this 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 on the date upon which the 1969 education code becomes effective.

Passed the Senate March 28, 1969
Passed the House March 27, 1969
Approved by the Governor April 7, 1969
Filed in office of Secretary of State April 7, 1969

CHAPTER 53
[Engrossed Senate Bill No. 198]
INVENTORY AND RECORDS
OF STATE LANDS AND EQUIPMENT

AN ACT Relating to the records of state owned and controlled land, land resources, and equipment; amending section 43.19.1917, chapter 8, Laws of 1965 and RCW 43.19.1917; amending section 43.07.030, chapter 8, Law of 1965 and RCW 43.07.030; repealing section 43.09.350, chapter 8, Laws of 1965 and RCW 43.09.350; and adding a new section.

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

NEW SECTION. Section 1. The planning and community affairs agency shall provide by administrative regulation for the maintenance of an inventory of all state owned or controlled land resources by all state agencies owning or controlling land. The planning and community affairs agency shall cooperate with the state departments and agencies charged with administering state owned and/or controlled land resources to assist them in developing and maintaining land resources inventories that will permit their respective inventories to be summarized into meaningful reports for the purposes of providing executive agencies with information for planning, budgeting and managing state owned or administered land resources and to

provide the legislature, its members, committees and staff with data needed for formulation of public policy.

Such departments or agencies shall maintain and make available such summary inventory information as may be prescribed by the rules and regulations of the planning and community affairs agency. That agency shall give each affected department or agency specific written notice of hearings for consideration, adoption or modification of such rules and regulations. All information submitted to the planning and community affairs agency as provided herein shall be a matter of public record and shall be available from said agency upon request.

Sec. 2. Section 43.19.1917, chapter 8, Laws of 1965 and RCW 43.19.1917 are each amended to read as follows:

The director of general administration, through the division of purchasing, shall maintain a perpetual record of ownership of state owned equipment, which shall be available in the division of purchasing for the inspection and check of those officers who are charged by law with the responsibility for auditing the records and accounts of the state agencies owning the equipment, or to such other special investigators and others as the governor may direct. In addition, these records shall be made available to members of the legislature, the legislative committees, and legislative staff on request.

All state agencies shall account to the division of purchasing at any and all times for state equipment owned by, assigned to, or otherwise possessed by them and maintain such records as the division of purchasing deems necessary to proper accountability therefor.

The term "state equipment" means all items of machines, tools, furniture, or furnishings other than expendable supplies and materials as defined by the division of purchasing.

Sec. 3. Section 43.07.030, chapter 8, Laws of 1965 and RCW 43.07.030 are each amended to read as follows:

The secretary of state shall:

- (1) Keep a register of and attest the official acts of the governor;
- (2) Affix the state seal, with his attestation, to commissions, pardons, and other public instruments to which the signature of the governor is required, and also attestations and authentications of certificates and other documents properly issued by the secretary;
- (3) Record ((in-proper-books-all-conveyances-made-to-the state; -and)) all articles of incorporation, letters patent, deeds, certified copies of franchises, or other papers filed in his office;
- (4) Receive and file all the official bonds of officers required to be filed with him;
- (5) Take and file in his office receipts for all books distributed by him;
- (6) Certify to the legislature the election returns for all officers required by the Constitution to be so certified, and certify to the governor the names of all other persons who have received at any election the highest number of votes for any office the incumbent of which is to be commissioned by the governor;
- (7) Furnish, on demand, to any person paying the fees therefor, a certified copy of all or any part of any law, record, or other instrument filed, deposited, or recorded in his office;
- (8) Present to the speaker of the house of representatives, at the beginning of each regular session of the legislature, a full account of all purchases made and expenses incurred by him on account of the state;
- (9) File in his office an impression of each and every seal in use by any state officer, and furnish state officers with new seals when necessary;
- (10) Keep a fee book, in which must be entered all fees charged or received by him, with the date, name of the payor, paid or unpaid, and the nature of the services in each case, which must be verified annually by his affidavit entered therein.

<u>NEW SECTION.</u> Sec. 4. Within thirty days from the effective date of this act, the secretary of state shall transfer all records in his possession relating to conveyances made to the state to the planning and community affairs agency for their use in building and maintaining an inventory of state owned or controlled land resources.

NEW SECTION. Sec. 5. Section 43.09.350, chapter 8, Laws of 1965 and RCW 43.09.350 are each hereby repealed.

Passed the Senate March 19, 1969. Passed the House March 29, 1969. Approved by the Governor April 7, 1969. Filed in office of Secretary of State April 7, 1969.

CHAPTER 54
[Engrossed Substitute Senate Bill No. 201]
SECOND CLASS SHORELANDS-SALE, LEASE, PLATTING

AN ACT Relating to certain public lands; and amending section 121, chapter 255, Laws of 1927 and RCW 79.01.484; and declaring an emergency.

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

Section 1. Section 121, chapter 255, Laws of 1927 and RCW

79.01.484 are each amended to read as follows:

If (Whenever)) application is made to purchase or lease any shorelands of the second class ((or-whenever)) and the ((commissioner of-public-lands)) department of natural resources shall deem it for the best public interest ((of-the-state)) to offer ((any)) said shorelands of the second class for sale or lease, ((he)) the department shall cause a notice to be ((personally)) served upon the abutting upland owner if he be a resident of this state, or if the upland owner be a nonresident of this state, shall mail to his last known post office address, as reflected in the county records a copy of a notice notifying him that ((application-has-been-made-for-the-purchase of-such-shorelands-or-that-the-commissioner-deems-it-for-the-best interest-of)) the state ((to-sell-the-same, as-the-case-may-be)) is offering such shorelands for sale or lease, giving a description and the department's appraised fair market value of such shorelands for sale or lease, ((in-no-case-less-than-five-dollars-per-lineal-chain