(4) No process of courts created under this title shall be executed outside the corporate limits of the city served by the court unless the person authorized by said process shall first contact the applicable law enforcement agency in whose jurisdiction the process is to be served.

(5) Upon a defendant being arrested in another city or county the cost of arresting or serving process thereon shall be borne by the court issuing said process including the cost of returning the defendant from any county of the state to the city.

(6) Said warrant servers shall not be entitled to death, disability or retirement benefits pursuant to chapter 41.26 RCW on the basis of service as a warrant server as described in this section.

Passed the Senate March 23, 1977. Passed the House May 20, 1977. Approved by the Governor May 31, 1977. Filed in Office of Secretary of State May 31, 1977.

CHAPTER 109

[Engrossed Senate Bill No. 2200] DEPARTMENT OF NATURAL RESOURCES—PROPERTY TRANSACTIONS— RESOURCE MANAGEMENT LAND BANK

AN ACT Relating to public lands; and adding a new chapter to Title 79 RCW.

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

<u>NEW SECTION.</u> Section 1. The legislature finds that from time to time it may be desirable for the department of natural resources to sell state lands which have low potential for natural resource management or low income-generating potential or which, because of geographic location or other factors, are inefficient for the department to manage. However, it is also important to acquire lands to replace those sold so that the publicly owned land base will not be depleted. The purpose of this chapter is to provide a means to facilitate such sales and purchases.

<u>NEW SECTION.</u> Sec. 2. The department of natural resources, with the approval of the board of natural resources, is authorized to purchase property at fair market value to be held in a resource management land bank, which is hereby created within the department. Property so purchased shall be property which would be desirable for addition to the public lands of the state because of the natural resource production potential of the property. The total acreage held in the resource management land bank shall not exceed one thousand acres.

<u>NEW SECTION.</u> Sec. 3. The department of natural resources, with the approval of the board of natural resources, is authorized to:

(1) Exchange property held in the resource management land bank for any other public lands of equal value administered by the department of natural resources, including any lands held in trust.

(2) Exchange property held in the resource management land bank for property of equal or greater value which is owned publicly or privately, and which has greater natural resource production potential or which could be more easily managed by the department, however, no power of eminent domain is hereby granted to the department; and

(3) Sell property held in the resource management land bank in the manner provided by law for the sale of state lands without any requirement of platting and to use the proceeds to acquire property for the land bank which has greater natural resource production potential or which would be more easily managed by the department.

<u>NEW SECTION.</u> Sec. 4. The department of natural resources may manage the property held in the resource management land bank in the same manner as state granted lands: PROVIDED, That such properties or interest in such properties shall not be withdrawn, exchanged, transferred, or sold without first obtaining payment of the fair market value of the property or interest therein or obtaining property of equal value in exchange.

<u>NEW SECTION.</u> Sec. 5. The legislature may authorize appropriation of funds from the forest development account in the general fund for the purposes of this chapter. Income from the sale or management of property in the resource management land bank shall be returned as a recovered expense to the forest development account and may be used to acquire property under section 2 of this act.

<u>NEW SECTION.</u> Sec. 6. Sections 1 through 5 of this act shall constitute a new chapter in Title 79 RCW.

Passed the Senate March 15, 1977. Passed the House May 20, 1977. Approved by the Governor May 31, 1977. Filed in Office of Secretary of State May 31, 1977.

CHAPTER 110

[Engrossed Senate Bill No. 2288] CENSUSES—TRANSACTIONS AFFECTED BY—OPP&FM, POWERS AND DUTIES

AN ACT Relating to censuses; amending section 36.13.030, chapter 4, Laws of 1963 and RCW 36.13-.030; amending section 7, chapter 175, Laws of 1957 and RCW 66.08.200; amending section 8, chapter 175, Laws of 1957 and RCW 66.08.210; amending section 11, chapter 239, Laws of 1969 ex. sess. and RCW 43.41.110; amending section 35.04.070, chapter 7, Laws of 1965 and RCW 35-.04.070; and amending section 36.13.020, chapter 4, Laws of 1963 and RCW 36.13.020.

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

Section 1. Section 36.13.030, chapter 4, Laws of 1963 and RCW 36.13.030 are each amended to read as follows:

For the purpose of making a county census, the ((board of county commissioners)) legislative authority of any county may employ one or more suitable persons. The census shall ((give the full name, age, and occupation, if any, of each person resident in the county as of a date to be fixed by the board. The names shall be plainly written, alphabetically arranged, and numbered in complete series. Each person employed as an enumerator shall prepare a complete list of all names taken by him and shall verify his list as true and correct before an officer authorized to administer oaths. All such lists shall be filed with the county auditor of the county