government and its existing public institutions, and shall take effect June 30, 1985.

Passed the House March 21, 1985.

Passed the Senate April 17, 1985.

Approved by the Governor May 7, 1985.

Filed in Office of Secretary of State May 7, 1985.

CHAPTER 214

[Engrossed Senate Bill No. 3846]
SCHOOL IN-SERVICE TRAINING——NEEDS ASSESSMENTS EVERY TWO
YEARS

AN ACT Relating to public school in-service training; and amending RCW 28A.71.210. Be it enacted by the Legislature of the State of Washington:

Sec. 1. Section 2, chapter 189, Laws of 1977 ex. sess. as amended by section 10, chapter 149, Laws of 1979 and RCW 28A.71.210 are each amended to read as follows:

The superintendent of public instruction is hereby empowered to administer funds now or hereafter appropriated for the conduct of in-service training programs for public school certificated and classified personnel and to supervise the conduct of such programs. The superintendent of public instruction shall adopt rules in accordance with chapter 34.04 RCW that provide for the allocation of such funds to public school district or educational service district applicants on such conditions and for such training programs as he or she deems to be in the best interest of the public school system: PROVIDED, That each district requesting such funds shall have:

- (1) Conducted a district needs assessment, to be reviewed and updated at least every two years, of certificated and classified personnel to determine identified strengths and weakness of personnel that would be strengthened by such in-service training program((: PROVIDED, FURTHER, That each school district or educational service district requesting funds shall have));
- (2) Established an in-service training task force and demonstrated to the superintendent of public instruction that the task force has participated in ((and is supportive of the request for funding of the particular in-service training program)) identifying in-service training needs and goals; and
- (3) Demonstrated to the superintendent of public instruction its intention to implement the recommendations of the needs assessment and thereafter the progress it has made in providing in-service training as identified in the needs assessment.

The task force required by this section shall be composed of representatives from the ranks of administrators, building principals, teachers, classified and support personnel employed by the applicant school district or educational service district, from the public, and from an institution(s) of higher education, in such numbers as shall be established by the school district board of directors or educational service district board of directors.

Passed the Senate March 13, 1985.

Passed the House April 15, 1985.

Approved by the Governor May 7, 1985.

Filed in Office of Secretary of State May 7, 1985.

CHAPTER 215

[Senate Bill No. 3373]
JUDGMENT DEBTORS——SPECIAL PROCEEDINGS——FAILURE TO
APPEAR——FEES

AN ACT Relating to costs in supplemental proceedings; and amending RCW 6.32.010. Be it enacted by the Legislature of the State of Washington:

Sec. 1. Section 1, chapter 133, Laws of 1893 as last amended by section 6, chapter 45, Laws of 1983 1st ex. sess. and RCW 6.32.010 are each amended to read as follows:

At any time within ten years after entry of a judgment for the sum of twenty-five dollars or over upon application by the judgment creditor, such court or judge may, by an order, require the judgment debtor to appear at a specified time and place before the judge granting the order, or a referee appointed by him, to answer concerning the same; and the judge to whom application is made under this chapter may, if it is made to appear to him by the affidavit of the judgment creditor, his agent or attorney that there is danger of the debtor absconding, order the sheriff to arrest the debtor and bring him before the judge granting the order. Upon being brought before the judge he may be ordered to enter into a bond, with sufficient sureties, that he will attend from time to time before the judge or referee, as shall be directed, during the pendency of the proceedings and until the final termination thereof. If the judgment debtor or other persons against whom the special proceedings are instituted has been served with these proceedings ((and fails to answer or appear)), the plaintiff shall be entitled to costs of service, notary fees, and ((reasonable attorney fees)) an appearance fee of twenty-five dollars. If the judgment debtor or other persons fail to answer or appear, the plaintiff shall additionally be entitled to reasonable attorney fees. If a plaintiff institutes special proceedings and fails to appear, a judgment debtor or other person against whom the proceeding was instituted