CHAPTER 181. [H.B. 90.]

STATE MILITARY DEPARTMENT—DISPOSITION OF SEATTLE LANDS.

An Act relating to the sale and conveyance or lease or exchange of certain real property, in Block 35 A. A. Denny's 6th Addition in the city of Seattle and providing for the distribution of proceeds.

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

SECTION 1. The military department of the state of Washington may sell or lease or exchange for property of like value the following described property located in the city of Seattle:

Lots 1-8 inclusive and portions of Lots 9 and 10 lying northwesterly of line parallel to and 20' southeasterly of northwesterly boundaries of said Lots 9 and 10 plus abutting vacated portion of Lenora Street and abutting vacated alley, all in Block 35, A. A. Denny's 6th Addition less portion of Lot 10 condemned for Western Avenue and less portions of Lots 1, 4, 5, 8, and 9 condemned for Armory Way.

Such sale, lease or exchange may be made at such time as the adjutant general of the Washington national guard decides that said property is no longer needed as an armory site: *Provided further*, That said department and adjutant general shall in each instance give the city of Seattle the first opportunity and/or option to acquire said property and before said property is made available to the general public.

SEC. 2. In the event of a sale as authorized in section 1, any instrument necessary to convey title to the property described in section 1 which is known as the old armory site shall be executed by the governor in form approved by the attorney general.

Sale or exchange authorized.

Description.

Execution of sale instrument.

SEC. 3. The consideration received from the sale Disposition authorized in section 1 hereof shall be deposited to the account of the general fund in the state treasury and shall be set aside and utilized for the purchase of real property for the use of the military department of the state of Washington.

Passed the House March 10, 1959. Passed the Senate March 9, 1959. Approved by the Governor March 18, 1959.

> CHAPTER 182. [H.B.426.]

TRAFFIC SCHOOLS.

- AN ACT relating to the joint establishment of traffic schools by cities or towns and counties; providing for the formation and operation thereof; defining a crime; and fixing penalties.
- Be it enacted by the Legislature of the State of Washington:

SECTION 1. Any city or town and the county in Traffic schools which it is located are authorized, as may be agreed between the respective governing bodies of the city or town and county, to establish a traffic school for the purposes and under the conditions set forth in this act. Such city or town and county traffic school may be effected whenever the governing body of the city or town shall pass an ordinance and the board of commissioners of the county shall pass a resolution declaring intention to organize and operate a traffic school in accordance with agreements had between them as to the financing, organization, and operation thereof.

SEC. 2. A traffic school established under this act supervision by shall be under the control and supervision of the missioners. board of county commissioners, through such agents, assistants, or instructors as the board may designate. and shall be conducted with the assistance of the

of proceeds.

authorized.