only apply to appropriations of water made for irrigation, and shall not apply to appropriations for irrigation made prior to the passage of this act, nor to water rights existing at the date of the passage of this act: *Provided,* That in appropriations for irrigation begun but not completed prior to the passage of this act, the appropriator shall comply with the provisions of said sections 2, 3, 4 and 5: *And further provided,* That said sections shall not interfere with the vested rights of any irrigation district now organized.

**Sec. 9.** Water appropriated for any of the purposes in this act mentioned may be changed to any other purpose herein specified or to any other beneficial use, and the right to such use shall relate back to the original appropriation.

**Sec. 10.** All acts and parts of acts in conflict with this act are hereby repealed.

**Sec. 11.** An emergency exists on account of the necessity for irrigation; it is, therefore, enacted that this act shall take effect and be in force from and after its approval by the governor.

Approved March 9, 1891.

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**CHAPTER CXLIII.**

[**S. B. No. 392.**]

**RELATING TO MUNICIPAL COURTS.**

*An Act to amend section one of an act entitled “An act creating and establishing municipal courts in cities of the State of Washington having more than twenty thousand inhabitants, defining and prescribing their jurisdiction, regulating their practice and procedure, and providing judges and clerks therefor, and declaring an emergency,” approved February 28, 1891.*

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

**Section 1.** That section 1 of the act designated in the title of this act be and the same is amended to read as follows: Sec. 1. There is hereby created in each incorporated city in this state having a population of more than twenty
thousand (20,000) persons a municipal court, which court shall be known and designated as "The municipal court of the city of ______," for which one judge shall be elected by the qualified electors of each of such cities at the general state election in the year eighteen hundred and ninety-two, and every four (4) years thereafter, and for which a clerk shall be elected or appointed in the manner hereinafter provided.

Sec. 2. Whereas, there are cities of the first class within this state having twenty thousand inhabitants, but which had not such population as shown by any national or state census, and whereas, there is now no existing law providing for municipal courts in such cities, and such courts are necessary for the proper preservation of law and order within such cities; an emergency is hereby declared to exist, and this act shall therefore take effect and be in force from and after its passage and approval by the governor.

Approved March 9, 1891.

CHAPTER CXLIV.

[H. B. No. 314.] AUTHORIZING CHANGE OF COUNTY LINES.

An Act to provide for annexing certain county territory to a neighboring county to which it is contiguous.

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

Section 1. Where a port, harbor, inlet, bay or mouth of river shall be embraced within two adjoining counties, and upon the shore of said harbor, bay, inlet or mouth of river an incorporated city shall have been or may hereafter be located, and the harbor of the said city shall lie in such two counties, and it shall become necessary in order to place the said harbor or port within the limits of one county, or to extend the corporate limits of such city, to embrace the full extent of said shore line of such harbor,