SESSION LAWS, 1891.

CHAPTER CLVIX.

[S. B. No. 71.]

IMPROVEMENT OF HARBORS AND WATERWAYS.

An Act relating to the improvement of harbors and waterways in the State of Washington, and providing funds therefor.

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

SECTION 1. That seventy-five (75) per cent. of the proceeds derived by the state from the sale of tide lands within the limits of any incorporated city or town in the State of Washington, or within one mile on either side thereof, shall be, and the same is hereby, appropriated and shall be set apart as a special fund by the state treasurer for the construction and maintenance of a system of permanent and substantial improvements in aid of commerce and navigation in and for the harbor of such city or town wherein such tide lands may be sold, and the remaining twenty-five (25) per cent. shall be paid into the general tide land fund of the state.

SEC. 2. Wherever harbor lines are now, or may hereafter be, located and established within or in front of any incorporated city or town in the State of Washington, the harbor line commission is hereby authorized and directed to approve and adopt, subject to the approval of the secretary of war, or an advisory board created by the secretary of war, as soon as may be practicable, such a system of harbor improvements, within the harbor line strip for each harbor wherein such lines may be located and established, as will conform as nearly as practicable to any permanent improvements constructed or under construction therein as in their judgment, and upon the available advice of competent engineers, shall be best calculated to promote the permanent commercial welfare thereof; and all funds appropriated for the purposes of harbor improvements under the foregoing section of this act, or otherwise, shall be expended under the direction, supervision and control of the harbor line commission of the State of Washington, and the state auditor is hereby directed, upon the filing of vouchers approved by the harbor line commission, to draw warrants on the state treasurer, payable out of the several
harbor improvement funds, and the state treasurer shall pay all said warrants out of said funds.

SEC. 3. In keeping the account of this fund the state treasurer is directed to credit each harbor with the amount received for sale of tide lands, as provided in section 1 of this act, and debit each harbor for warrants drawn for improvements therein.

SEC. 4. All acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

Approved March 10, 1891.

CHAPTER CLX.
[S. B. No. 182.]
PROVIDING FOR DRAINAGE IN CITIES OF THE SECOND, THIRD AND FOURTH CLASS.

AN ACT to provide for the drainage of cities of the second, third and fourth class, by the construction of sewers and drains.

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

SECTION 1. All cities of the second, third and fourth class in this state are empowered to establish drainage and sewerage, and for the purpose of determining whether or not the city is susceptible of one, or requires two or more modes of drainage and to determine the best system of drainage for the city, may have preliminary surveys made and estimates of the cost thereof. The system adopted may provide for draining the surface water and the underground water by separate plans and modes, or by the same system of drainage. The mode to be adopted shall be designed to effect the drainage, not only of the surface water but also the ground by under drainage where practicable to a depth sufficient to secure dryness of cellars and basement stories, and to relieve the land to be affected by such drainage from stagnant water.

SEC. 2. When a city is susceptible of one mode of drainage, the city may, after determining the proper location