CHAPTER XXXVI.

[S. B. No. 100.]

INJUNCTIONS.

An AcT relating to motions to dissolve or modify injunctions, and amending section 169 of the Code of Washington of 1881.

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

Section 1. Section one hundred and sixty-nine of the code of Washington of 1881 is amended to read as follows: Motions to dissolve or modify injunctions may be made in open court, or before a judge of the superior court, at any time after reasonable notice to the adverse party.

SEC. 2. The foregoing section shall be embodied in the code of procedure of this state, appropriately numbered, and shall constitute a part thereof.

Approved February 25, 1891.

CHAPTER XXXVII.

[S. B. No. 53.]

PUBLICATION AND DISTRIBUTION OF SUPREME COURT REPORTS.

An Act to provide for the publication, distribution and sale of the supreme court reports of the State of Washington, and declaring an emergency.

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

Supervision of publication.

Section 1. The reports of the decisions of the supreme court of the State of Washington shall be published by the state printer, under the supervision of the supreme court and the reporter thereof, in volumes of not less than seven hundred pages, the first volume of which reports published hereunder shall include the opinions of the supreme court of Washington Territory decided subsequently to those published in the third volume of Washington Territory reports. Said reports shall be known as "Washington reports," and shall be numbered consecutively, begin-

ning with volume 1. The style of type and the general style of report typography shall be generally similar to the Kansas supreme court reports. The reports shall be printed on paper weighing not less than sixty pounds to the ream, and shall be bound in good law sheep with double backs, and in a substantial and workmanlike manner.

- SEC. 2. Neither the reporter of the supreme court nor the state printer shall have any pecuniary interest in the volumes of the reports, and neither of said officers shall copyright copyright the volumes thereof, or any portion of such volumes, or any notes, indexes or tables of contents that may be published in connection therewith.
- SEC. 3. The state printer shall make stereotype plates stereotype of the pages of each volume, to the end that the same may never be out of print, and the state shall be the owner of said plates, and of all volumes printed therefrom or from the original type.
- SEC. 4. Whenever the reporter of the supreme court shall have prepared sufficient copy to make a volume of reports, he shall deliver said copy to the secretary of state, who shall thereupon make requisition upon the state printer for fifteen hundred copies of said volume; and from time Number of to time thereafter, whenever the supply of any volume shall have been exhausted, it shall be the duty of the secretary of state to make requisition for the publication of Duty of secretary of state to make requisition for the publication of Duty of secretary of state to make requisition for the publication of Duty of secretary of state to make requisition for the publication of Duty of secretary of state to make requisition for the publication of Duty of secretary of state.
- Sec. 5. Each volume of the decisions of the supreme Distribution of court, as soon as published, must be delivered to the secretary of state to be disposed of by him as follows: First, to each state and territory, one copy; second, to the state library, five copies, and to other public libraries in the state, one copy each; third, to the law library of the United States supreme court and the congressional library, one copy each; fourth, to the United States district judge for this state, to the supreme and superior judges, one copy each; fifth, to the clerk of the supreme court, one copy; sixth, to the reporter of the supreme court, two copies; seventh, to the attorney general of the United States, to the attorney general and each county attorney of the state

of Washington, one copy each; eighth, the surplus copies of said reports shall be sold by the secretary of state to any and all individuals applying therefor, at the price of two and 50-100 dollars per volume, and all moneys received therefor shall be turned into the state treasury.

Marking copies.

- SEC. 6. The secretary of state must indelibly mark each book distributed to officers in this state (except the judges and reporter of the supreme court) with the name of the county to which, and the designation of the officer to whom, it is sent. Each book marked and delivered as aforesaid remains the property of the state, and must be by the officers receiving the same delivered to their successors.
- SEC. 7. An act entitled "An act to provide for the publication and distribution of the supreme court reports of Washington," approved January 20, 1890, and all acts and parts of acts in conflict herewith are hereby repealed.
- SEC. 8. Whereas, the recent decisions of the supreme court are of great importance to the people of this state, and their speedy publication is demanded by the public; an emergency is declared to exist, and this act shall be in force and take effect from and after its passage and approval.

Approved February 25, 1891.

CHAPTER XXXVIII.

[S. B. No. 95.]

ENTRY OF JUDGMENTS.

An Act relating to the taking and entry of judgments, and amending sections 301 and 302 of the Code of Washington of 1881.

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

SECTION 1. Section three hundred and one of the code of Washington is amended to read as follows: When a trial by jury has been had judgment shall be entered in conformity to the verdict within five days after the filing of the verdict, unless a motion for a new trial shall have

Limit of time of entry.