

officers of said regiment and company shall be the same as those of similar organization in the army of the United States.

SEC. 2. That section 18 of an act entitled "An act to provide for the organization, maintenance and discipline of the militia of the State of Washington," approved March 27, 1890, be amended as follows: Section 18. The organized companies which at the date of the admission of this state into the union, constituted under the laws of the Territory of Washington, the National Guard of Washington, and all companies which by virtue of the continuance in force of the laws of Washington territory, as a part of the laws of this state, now comprise the active militia of this state, shall hold their position in their respective regiments, and are hereby declared a part of the National Guard of Washington, as defined by this title: *Provided, however,* That the number of such infantry companies shall not exceed thirty (30) and of cavalry shall not exceed four (4). And the officers of such companies and regiments shall hold their respective offices [offices] therein as officers of the active militia of this state for and during the several terms for which they are elected, and until their successors are elected and qualified.

Approved March 10, 1893.

CHAPTER CXVII.

[H. B. No. 454.]

DEFICIENCY APPROPRIATIONS.

AN ACT making appropriations for sundry deficiencies of the various state institutions, for the fiscal term beginning April 1st, 1891, and ending March 31st, 1893, and for other purposes.

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

SECTION 1. That the following sums, or so much thereof as shall be found necessary, are hereby appropriated out of any moneys in the several funds of the state treasury, not

otherwise appropriated, for the purposes hereinafter expressed, for the fiscal year beginning April 1st, 1891, and ending March 31st, 1893, and the state auditor is hereby directed to draw his warrant on the state treasurer for the payment of the several amounts found to be due on presentation to him of properly certified vouchers, to wit:

For deficiency in appropriation for maintenance of the state penitentiary for the term ending March 31, 1893, sixty-one thousand nineteen dollars and twenty-six cents (\$61,019.26). State penitentiary.

For deficiency in appropriation for the maintenance of the Western Washington hospital for the insane for the fiscal term ending March 31, 1893, nineteen thousand four hundred and seven dollars and fifty-five cents (\$19,407.55). Western Washington hospital for the insane.

For deficiency in appropriation for maintenance of the Eastern Washington hospital for insane for fiscal term ending March 31, 1893, thirty thousand dollars (\$30,000). Eastern Washington hospital for the insane.

For deficiency in appropriation for maintenance of the soldiers' home for the fiscal term ending March 31, 1893, five thousand five hundred dollars (\$5,500). Soldiers' home.

For deficiency in appropriation for transportation of juvenile offenders to reform school for the fiscal term ending March 31, 1893, seventeen hundred dollars (\$1,700). Transportation to reform school.

For deficiency in appropriation for the maintenance of the Cheney normal school for the fiscal term ending March 31, 1893, fifteen thousand six hundred and eighty-two dollars and ninety-four cents (\$15,682.94). Cheney normal school.

For deficiency in appropriation for expense in appraising and selling school lands for the fiscal term ending March 31, 1893, twelve thousand five hundred dollars (\$12,500). Appraisement and sale of school lands.

For deficiency in appropriation for extradition expenses for the fiscal term ending March 31, 1893, two thousand dollars (\$2,000). Extradition expenses.

For deficiency in expenses of mining bureau for geological survey for fiscal term ending March 31, 1893, eight thousand dollars (\$8,000). Mining bureau.

For deficiency in appropriation for legislative expenses for the year 1893, ten thousand dollars (\$10,000). Legislative expenses.

For relief of T. M. Reed and E. P. Ferry for money advanced to pay fees in the U. S. land offices for filing selections of state granted lands, four thousand five hundred dollars (\$4,500). Filing selections of granted lands.

For the relief of W. T. Cavanaugh as compensation for services ren-

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| Confirmation of state lands. | dered during the years 1891 and 1892, in securing the confirmation of state selections to lands granted by the enabling act, one thousand dollars (\$1,000). For relief of |
| Relief of Pierce county. | Pierce county for money expended in defending the title to school lands, twelve thousand dollars (\$12,000). For relief of members of the electoral college, in meeting at |
| Electoral college. | Olympia to cast the vote of the State of Washington for president and vice president as follows: I. A. Navarre, one hundred and thirty-six dollars and sixty cents (\$136.60); G. V. Calhoun, forty dollars (\$40.00); J. S. McMillin, forty-five dollars (\$45.00); C. F. White, twenty dollars and eighty cents (\$20.80). For the relief of the Olympia |
| Olympia Water Works Co. | water works for water supplied to the legislature for the years 1889-90, 1891, 1893 and 1894, one hundred and fifty dollars (\$150.00). For deficiency in appropriation |
| State geologist. | for rent of office for state geologist for fiscal term ending March 31, 1893, to be paid to B. and C. S. Barlow, two hundred and twenty-five dollars (\$225.00). For relief of |
| Coal mine examiners. | coal mine examiners (per diem and expenses) three hundred and fifteen dollars and ninety cents (\$315.90). For |
| T. M. Alvord. | relief of Thomas M. Alvord, on account of failure of title to university land, seventy-five dollars (\$75.00). For deficiency in appropriation for support of local boards of |
| Local boards of tide land appraisers. | tide land appraisers and for surveying and appraising tide lands of the several classes (to be paid out of the tide land fund), under the act approved March 26, 1890, for work already performed and not included in senate bill No. 12, approved February 4, 1893, seven thousand five hundred dollars (\$7,500). For deficiency in appropriation for sup- |
| National guard. | port of the national guard for the fiscal term ending March 31, 1893, to be paid out of the military fund, fourteen thousand three hundred and ten dollars and thirty-four cents (\$14,310.34). For deficiency in appropriation for |
| Pilot commissioners. | per diem and expenses of pilot commissioners for Columbia river, fifteen dollars and eighty cents (\$15.80). For |
| State library. | appropriation for lighting state library for the fiscal term ending March 31, 1893, fifty-five dollars (\$55.00). For |
| State librarian. | deficiency in appropriation for salary of state librarian and assistant for the fiscal term ending March 31, 1893, thirty- |

four dollars (\$34.00). For relief of coal mine inspectors, ^{Coal mine inspectors.} first and second districts expenses, three hundred dollars (\$300.00).

Approved March 10, 1893.

CHAPTER CXVIII.

[H. B. No. 136.]

AUTHORIZING CERTAIN PRIVATE CORPORATIONS TO ISSUE BONDS.

AN ACT authorizing private corporations, other than religious, incorporated by the legislative assembly of the Territory of Washington prior to January 1, 1862, to issue notes, bonds, mortgages or other evidences of indebtedness and to secure the same by mortgage, trust deed or by otherwise encumbering or hypothecating any real or personal property owned by such corporations.

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

SECTION 1. That all private corporations incorporated by the legislative assembly of the Territory of Washington prior to the first day of January, 1862, other than corporations created for religious purposes, be and they hereby are authorized [and] empowered to issue notes, bonds, mortgages or other evidences of indebtedness and to secure the payment of the same by mortgage, trust deed or otherwise encumbering any real or personal property owned by said corporations. Said corporations shall have power to buy, sell or otherwise deal in notes, bonds and stock of other corporations and shall have power through their duly authorized officers to execute any and all instruments necessary to carry out the powers conferred upon said corporations by the provisions of this act.

Approved March 10, 1893.