CHAPTER LXVIII.
[H. B. No. 283.]

SUGAR BOUNTY.

AN ACT granting a bounty for the production and manufacture of sugar in the State of Washington.

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

SECTION 1. Any person, firm or corporation shall receive from the state treasury the sum of one-half cent for each and every pound of sugar manufactured within the State of Washington by such person, firm or corporation from sugar producing plants grown within the state.

SEC. 2. Any person, firm or corporation shall receive from the state treasury the sum of one-half cent for each and every pound of sugar manufactured within the State of Washington from sugar yielding plants grown within said state by such person, firm or corporation.

SEC. 3. No bounty shall be paid upon sugar not containing at least ninety per cent of crystalized sugar. The quantity and quality of sugar upon which bounty is claimed shall be determined by the president of the state agricultural college, with whom all claimants shall from time to time file verified statements showing the quantity and quality of sugar manufactured by them, and upon which such bounty is claimed. The said president of the state agricultural college shall, without unnecessary delay, visit, or cause to be visited by such person as he shall designate in writing, the factory where such sugar has been produced or manufactured, and inspect the sugar so manufactured, and take such evidence, by the sworn testimony of the officers or employees of such factory or others, as to the amount and quality of sugar so manufactured, as to him, or the person so designated by him, shall appear satisfactory and conclusive. The sugar so manufactured shall be placed by the manufacturer in original packages, which shall be examined and branded by the said president, or person by him designated, with a suitable brand showing the quantity and quality of sugar contained in each of said several packages,
of which an accurate account shall be kept by said inspector and filed in the office of the said president of the state agricultural college. The cost of such brand, together with any and all analysis that the said president or other authorized persons shall require to be made shall be borne by the claimant.

**Sec. 4.** When any claim arising under this act is filed, verified and proven to the satisfaction of the president of the state agricultural college, as herein provided, he shall certify the same to the auditor of the state, who shall draw a warrant upon the state treasurer for the amount due thereon, payable to the party or parties to whom the said sum or sums are due: *Provided,* That no greater sum than $50,000 shall be paid out of the state treasury as a bounty in any one year.

**Sec. 5.** Every person, firm or corporation manufacturing sugar pursuant to the provisions of this act shall keep full and complete books of account, which shall show the quantity and kind of sugar producing plants received by such person, firm or corporation from any person, firm or corporation, the approximate per cent. of saccharine matter contained in such plants, the name of the grower and the place where the same was grown, also the quantity of sugar manufactured from such plants.

**Sec. 6.** The president of the agricultural college shall have power to prescribe all necessary regulations for the keeping of such accounts and the form in which they shall be kept, and no bounty shall be paid to any manufacturer failing to conform to such regulations.

**Sec. 7.** The benefits of this act shall accrue to any person, firm or corporation, and to all persons furnishing them sugar producing plants, that shall commence the erection of a sugar manufactory within two years from the passage of this act and shall have completed the same ready for operation by the first day of July, 1896, and the bounty herein provided for shall be paid to said persons, firms or corporations for the period of five years from the completion of the said manufactories. This act shall be taken and considered to be a contract and irrevocable with all such persons, firms or corporations as shall commence and
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complete the erection of such manufactory within the time hereinbefore specified, and with all persons, firms and corporations furnishing them sugar growing plants as herein provided.

Approved March 9, 1893.

CHAPTER LXIX.
[H. B. No. 302.]

RELATING TO PUBLIC ROADS.

An Act relating to the construction, repair and improvement of public roads; providing revenue for such purpose; defining the powers and duties of certain officers in relation thereto, and fixing their compensation; and to repeal an act entitled "An act to provide for keeping highways in repair, and for the levy and collection of road poll and road property taxes, and declaring an emergency," approved March 7, 1890, and declaring an emergency.

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

Section 1. The board of county commissioners shall, as often as they may deem it necessary, but not oftener than once a year, divide their respective counties, or any part thereof, into suitable and convenient road districts, and cause a brief description thereof to be entered on the county records. Each county commissioner shall be ex officio road commissioner of the several road districts in his commissioner district, and shall see that all of the orders of the board of county commissioners pertaining to roads in his district are properly executed: Provided, When in any county the members of the board of county commissioners are not elected by districts, it shall be the duty of the board of county commissioners, by proper order to be entered on its records, to divide such county into commissioners' districts to correspond with the number of members of such board, and to assign to each member of the board one of such districts, of which he shall be such road commissioner: Provided, That no member of the board of