CHAPTER CLXIII. [H. B. No. 447.]

AUTHORIZING THE CONVEYANCE OF CERTAIN TIDE LANDS IN LIEU OF OTHER TIDE LANDS TO LOUIS FEUREUR.

AN ACT to authorize the Governor and the Commissioner of Public Lands to convey to Louis Feureur tide lands in lieu of tide lands heretofore conveyed to said Feureur, and in exchange for same, in front of Seattle, and declaring an emergency.

WHEREAS, In replatting portions of the tide lands in front of the city of Seattle, pursuant to authority conferred by law upon the State Board of Land Commissioners, certain of said tide lands theretofore conveyed to one Louis Feureur by the state were inadvertently and erroneously conveyed to one G. W. Davis; and

WHEREAS, In said replatting, the tide lands sought to be conveyed to said Feureur in lieu of tide lands theretofore conveyed to him under the original plat do not include as large an amount of frontage as is included in the tide lands so formerly conveyed and is consequently less valuable; therefore,

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

SECTION 1. That the State Board of Land Commissioners is hereby authorized to effect a compromise with said Feureur in said matter, and to convey to him such additional tide lands in front of said city of Seattle and belonging to the State of Washington as may be necessary and reasonable in the judgment of said board to compensate said Feureur for the difference in value between said tract so formerly conveyed to him and the tract now sought to be conveyed to him in lieu thereof; and the Governor is hereby authorized and empowered to execute such conveyance, upon the recommendation and decision of the board of land commissioners. Such conveyance, when so made, shall take effect only upon the acceptance of same by said Feureur in full of all demands upon the state, and upon the reconveying by him to the state of said tide lands so formerly conveyed to him.

Erroneous conveyance.

Replat does not include proper frontage.

Compromise

authorized.

Governor to execute conveyance.

When to take effect.

SESSION LAWS, 1901.

Whereas, It is necessary that the foregoing matter Emergency. be speedily adjusted; therefore an emergency exists, and this act shall take effect immediately upon its passage and approval by the Governor.

Passed the House March 11, 1901. Passed the Senate March 13, 1901. Approved by the Governor March 18, 1901.

CHAPTER CLXIV. [H. B. No. 90.]

MAKING APPLICATION TO CONGRESS FOR THE CALL-ING OF A CONSTITUTIONAL CONVENTION.

AN ACT making application to the Congress of the United States of America to call a convention for proposing amendments to the constitution of the United States of America as authorized by article v of the constitution of the United States of America.

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

SECTION 1. That application be and the same is hereby made to the Congress of the United States of America Application to to call a convention for proposing amendments to the constitution of the United States of America as authorized by article v of the constitution of the United States of America.

SEC. 2. That a duly certified copy of this act be immediately transmitted to the presiding officer of each Certified copy to be legislative body of each of the several states of the transmitted. United States of America through the Governor of each of the several states with a request that each of such legislatures pass an act of like import as this act.

Passed by the House February 19, 1901.

Passed by the Senate March 12, 1901.

Approved by the Governor March 18, 1901.