CHAPTER XXXIV.
[S. B. No. 36.]
DEFINING LARCENY AND FIXING PENALTY.
AN ACT defining larceny from the person and fixing the penalty therefor.

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

SECTION 1. Every person who shall feloniously take or steal from the person of another, without violence or putting in fear, any article of value, shall be deemed guilty of larceny from the person and, upon conviction thereof, shall be punished by imprisonment in the penitentiary not exceeding five years, or by fine in any sum not exceeding one thousand dollars, or by both such fine and imprisonment.

Passed the Senate February 1, 1901.
Passed the House February 20, 1901.
Approved by the Governor February 28, 1901.

CHAPTER XXXV.
[S. B. No. 53.]
RELATIVE TO CRIMINAL JURISDICTION OF JUSTICES OF THE PEACE.
AN ACT to amend section 4683 of Ballinger's Annotated Codes and Statutes of Washington, relating to the criminal jurisdiction of justices of the peace.

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

Amendment. Section 1. That Section 4683 of Ballinger's Annotated Statutes and Codes of Washington, relating to the criminal jurisdiction of justices of the peace, be and is hereby amended to read as follows: Section 4683. The jurisdiction of justices of the peace in criminal prosecutions shall be co-extensive with their respective counties, and they shall have concurrent jurisdiction
with the superior courts in all misdemeanors, but in no event shall they impose a fine to exceed one hundred dollars, or sentence a person to jail for a period longer than thirty-three days, and where the offense is one that is punishable by both a fine and imprisonment, the period of imprisonment at the rate of three dollars per day for each day of the sentence and the fine, shall not together exceed one hundred dollars but if any fine imposed is not paid with costs, then the person shall be imprisoned until such fine and costs are paid at the rate of three dollars per day for each day confined and the justices of the peace shall have jurisdiction over all criminal cases coming under any city or town ordinance.

Passed the Senate January 30, 1901.
Passed the House February 20, 1901.
Approved by the Governor, February 28, 1901.

CHAPTER XXXVI.
[S. B. No. 92.]
RELATIVE TO INTERFERENCE WITH HEADGATES OR MEASURING BOXES.

AN ACT making it a misdemeanor for any person to interfere with any headgate, measuring box or other device used for measuring or distributing water for irrigating, stock or domestic purposes, after the same shall have been adjusted by the sheriff or other proper authority, and providing a penalty therefor; and making the owner or occupant of the premises where such waters are used prima facie guilty thereof.

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

SECTION 1. Any person who shall tamper with, alter, change or in any wise interfere with any headgate, measuring box, dam or other device used for diverting, measuring or distributing any water for irrigating, stock or domestic purposes after the same shall have been regulated, fixed or adjusted by any sheriff or other