in the enrolled bill the number 9 was repeated, hence the follow-
ing sections read 10, 11, 12 and 13, whereas they should read
10, 11, 12, 13 and 14.

SAM H. NICHOLS,
Secretary of State.

CHAPTER 172.

[H. B. No. 42.]
AMENDING BALLINGER'S CODE RELATIVE TO MANNER OF SELECTING JURORS IN THE SUPERIOR COURTS.

AN ACT amending Section 3 of an act entitled "An act providing for and regulating the selection of jurors in the Superior Courts of the State; and providing for the appointment of Jury Commissioners, prescribing their duties, qualifications and compensation, and providing for their removal from office; declaring certain violations of this act to be contempt of court and providing for the punishment thereof as such, and repealing all laws and parts of laws in conflict therewith," approved March 16, 1901.

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

Section 1. That section 3 of an act entitled "An act providing for and regulating the selection of jurors in the superior courts of the State; and providing for the appointment of jury commissioners, prescribing their duties, qualifications and compensation, and providing for their removal from office; declaring certain violations of this act to be contempt of court and providing for the punishment thereof as such; and repealing all laws and parts of laws in conflict therewith," approved March 16, 1901, being section 5945 of Pierce's Code, be and the same is hereby amended to read as follows: Section 3. In open court within twenty days in counties of the first class, and within ten days in counties of the second, third, fourth, fifth, sixth, seventh, eighth and ninth classes, the commissioners shall select the names of all the qualified jurors in the county as far as the commissioners may be able to ascertain the same from the latest tax rolls and poll books of the county and deposit the same written on separate slips of paper of uni-
form size, shape and color in a box to be furnished by the clerk of the court for that purpose. In selecting and depositing such names the said commissioners shall in all things observe their oath and they shall not select the names of any person who is to them known to be interested in any cause pending in the court by which such commissioners were appointed. When such names have been selected and deposited in such box the jury commissioners shall deliver the box, locked, and the key thereof, to the clerk of the court by which the commissioners were appointed; and such clerk shall at all times keep such locked box and said key separately in some safe and convenient place in his office. A list of the names so chosen shall be spread at large upon the journal of the court and all names subsequently drawn from the box shall at the time of the drawing be compared and checked in open court with the list as so recorded.

Passed the House February 16, 1903.
Passed the Senate March 12, 1903.

(Note by the Secretary of State).—The above act was filed in this office on the 17th day of March, 1903, without the approval or disapproval of the Governor thereof.

SAM H. NICHOLS,
Secretary of State.

CHAPTER 173.
[H. S. B. to S. B. No. 86.]
RELATING TO PLANTS FOR MANUFACTURING, TRANSMITTING AND SELLING ELECTRIC POWER.

AN ACT relating to plants for manufacturing, transmitting and selling electric power, and corporations incorporated for the construction, ownership or operation thereof, the right of eminent domain therefor, the use of streets and roads thereby and leases and sales thereof heretofore or hereafter made.

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

SECTION 1. The legislative authority of the city or town having control of any public street or road, or, where such street or road is not within the limits of any incorporated city or town, then the board of county commissioners of the