CHAPTER 36.
[S. B. No. 112.]
FOR RELIEF OF WASHINGTON STATE SUGAR COMPANY.
AN ACT for the relief of the Washington State Sugar Company.

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

SECTION 1. That there is hereby appropriated, out of any moneys not otherwise appropriated, the sum of thirteen thousand nine hundred and 06-100 dollars, to be paid to the Washington State Sugar Company for bounty earned in the manufacture of beet sugar, under the terms of an act entitled "An act granting a bounty for the encouragement of the production and manufacture of sugar in the State of Washington," approved February 21st, 1899.

Passed the Senate February 6, 1903.
Passed the House February 27, 1903.
Approved by the Governor March 6, 1903.

CHAPTER 37.
[S. B. No. 72.]
PROTECTING EMPLOYEES IN FACTORIES AND MILLS.
AN ACT providing for the protection of employes in factories, mills or workshops where machinery is used and providing for the punishment of the violation thereof.

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

SECTION 1. That any person, corporation or association, operating a factory, mill or workshop where machinery is used, shall provide and maintain in use proper belt shift-ers or other mechanical contrivances for the purpose of throwing on or off belts on pulleys, proper safeguards for all vats, pans, trimmers, cut-off, gang edgers and all other saws that can be guarded advantageously, planers, cogs, gearings, belting, shafting, couplings, set screws, live roll-
ers, conveyors, manglers in laundries and machinery of other or similar description. Exhaust fans of sufficient power shall be provided in the discretion of the Commissioner of Labor for the purpose of carrying off dust from emery wheels, grind stones and other machinery creating dust, where same is operated in an enclosed room or place. If a machine or any part thereof is in a dangerous condition, or is not properly guarded, the use thereof is prohibited and a notice to that effect shall be attached thereto. Such notice shall not be moved until the machine is made safe and the required safe guards provided.

Sec. 2. All hoistways, hatchways, elevator wells and wheel holes, as well as fly wheels and stairways in factories, mills, workshops, store houses, warerooms or stores, shall be securely fenced, enclosed or otherwise protected and due diligence shall be used to keep all such means of protection closed, except when it is necessary to have the same open, that the same may be used.

Sec. 3. That any person, corporation or association operating a factory, mill, or workshop where machinery is used, shall provide in each workroom thereof proper and sufficient means of ventilation.

Sec. 4. Any person, corporation or association who violates or omits to comply with any of the foregoing requirements or provisions of this act, shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than twenty-five nor more than one hundred dollars, or by imprisonment for not less than fifteen days nor more than ninety days.

Sec. 5. A copy of this act, together with the name and address of the Commissioner of Labor printed in a legible manner, shall be kept posted in each department of every factory, mill or workshop and in the office of every public and private work, upon the employer or his agent or superintendent being supplied with sufficient copies thereof by the Commissioner of Labor.

Passed the Senate February 10, 1903.
Passed the House February 26, 1903.
Approved by the Governor March 6, 1903.