CHAPTER 10.

(H. B. No. 67)

AMENDING BALLINGER'S CODE RELATIVE TO COSTS IN JUSTICE COURTS.

AN ACT amending Section 6561 of Ballinger's Annotated Codes and Statutes of Washington, same being Section 2904 of Pierce's Washington Code, relating to security for costs in Justice Courts.

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

SECTION I. That Section 6561 of Ballinger's Annotated Codes and Statutes of Washington, same being Section 2904 of Pierce's Washington Code, be and the same is, hereby amended to read as follows: Section 6561. Whenever the plaintiff is a non-resident of the County, the Justice may require of him security for the costs in a sum not exceeding fifty dollars at the time of the commencement of the action. Provided, however, That after an action has been commenced by a non-resident plaintiff and no security given for costs, the defendant may require such security by motion; when allowed all proceedings shall be stayed until such security has been given.

Passed the House January 25, 1905.
Passed the Senate February 1, 1905.
Approved by the Governor February 3, 1905.

CHAPTER 11.

(S. B. No. 71)

RELATING TO ORGANIZATION AND MANAGEMENT OF PRIVATE CORPORATIONS.

AN ACT to amend Section 4251 of Ballinger's Annotated Codes and Statutes of Washington (Pierce's Washington Code, Section 7054) relating to the organization and management of private corporations, and declaring an emergency.

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

SECTION I. That Section 4251 of Ballinger's Annotated Codes and Statutes of Washington (Pierce's Washington Code Section 7054) relating to the organization and man-
Amendment. Any two or more persons, who may desire to form a company for one or more of the purposes specified in the preceding section, shall make and subscribe written articles of incorporation in triplicate, and acknowledge the same before any officer authorized to take the acknowledgment of deeds, and file one of such articles in the office of the Secretary of State, and another in the office of the County Auditor of the County in which the principal place of business of the company is intended to be located, and retain the third in the possession of the corporation. Said articles shall state the corporate name of the company, the objects for which the same shall be formed, the amount of its capital stock, the time of its existence, not to exceed fifty years, provided, that this limit of existence shall not apply to any life, accident and health insurance company, the number of shares of which the capital stock shall consist, the number of trustees and their names, who shall manage the concerns of the company for such length of time (not less than two nor more than six months) as may be designated in such certificate, and the name of the city, town, or locality and county in which the principal place of business of the company is to be located. Amendments may be made to the articles of incorporation by a majority vote of its trustees and the vote or written assent of two-thirds of the capital stock of such corporation. If the written assent of two-thirds of the capital stock has not been obtained then the vote of said stock may be taken at any regular meeting of the stockholders or at any special meeting of the stockholders called for that purpose in the manner provided in the by-laws of such corporation for special meetings of the stockholders. The president and secretary of said corporation shall certify said amendments in triplicate under the seal of said corporation to be correct and file and keep the same as in the case of original articles and from the time of filing said amendments such corporation shall have the same powers and it and the stockholders thereof shall be subject to the same liabilities as if such amendments had been embraced in the original articles of incorporation. Nothing contained in this section shall be construed to cure or amend any defect existing in any original articles of incorporation in that such articles did not set forth the matters required to make the
same valid at the time of filing, nor to cure or amend any defect in the execution thereof. The time of existence of such corporation shall not be extended by amendments beyond the time fixed in the original articles of incorporation.

SEC. 2. An emergency exists and this act shall take effect immediately.

Passed by the Senate February 1, 1905.
Passed by the House February 7, 1905.
Approved by the Governor February 14, 1905.

CHAPTER 12.
(H. B. No. 93)
FOR THE RELIEF OF SUNDRY PERSONS FOR CLERICAL SERVICES.

AN ACT appropriating funds for the relief of Dora W. Cryderman, Rose Morgan, Emma Tuttle, Mrs. G. H. Funk, Mrs. H. G. Blackmore, C. Will Shafer and Etta Arland.

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

SECTION I. There is hereby appropriated out of any money in the State treasury not otherwise appropriated three hundred and forty dollars and fifty cents for the payment of the following named persons for the marking of manuscripts of applicants for teacher's certificates, at the November examination, 1904, the following sums, viz: Dora W. Cryderman, $54.50; Rose Morgan, $67.25; Emma Tuttle, $65.75; Mrs. G. H. Funk, $66.25; Mrs. H. G. Blackmore, $24.50; C. Will Shafer, $55.00; Etta Arland, $7.25.

Passed the House January 31, 1905.
Passed the Senate February 7, 1905.
Approved by the Governor February 14, 1905.