pense thereof, and shall be disposed of as the respective boards of county commissioners may determine.

Passed the Senate February 11th, 1907.
Passed the House February 27th, 1907.
Approved by the Governor March 15th, 1907.

CHAPTER 173.
[S. B. 243.]
LIMITATION OF ACTIONS TO SET ASIDE OR CANCEL TAX DEEDS.

AN ACT to provide a limitation for the bringing of actions to set aside or cancel tax deeds; or for the recovery of lands sold for delinquent taxes.

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

SECTION 1. Actions to set aside or cancel the deed of any county treasurer issued after and upon the sale of lands for general, state, county or municipal taxes, or for the recovery of lands sold for delinquent taxes, must be brought within three years from and after the date of the issuance of such treasurer’s deed: Provided, This act shall not apply to actions not otherwise barred on deeds heretofore issued if the same be commenced within one year after the passage of this act.

Passed the Senate March 5th, 1907.
Passed the House March 14th, 1907.
Approved by the Governor March 15th, 1907.

CHAPTER 174.
[S. B. 300.]
AMENDING ACT RELATING TO THE PUBLIC PRINTING.

AN ACT relating to the public printing and the compensation therefor and amending chapter 168 of the Laws of 1905 by adding section 6½.

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

SECTION 1. That chapter 168 of the Laws of 1905 be amended by adding a new section to be known as section
6½ as follows: Sec. 6½. Whenever required by law or by the Legislature or either branch thereof, the public printer shall keep the type used in printing any matter forming a part of classes one, two and four standing for use in reprinting such matter and in case a reprint is had shall charge not to exceed twenty cents per one thousand ems for the use of the type so kept standing.

Passed the Senate March 14th, 1907.
Passed the House March 14th, 1907.
Approved by the Governor March 15th, 1907.

CHAPTER 175.
[S. B. 284.]
REPEALING ACT FOR THE PROTECTION OF KNOT SAWYERS IN SHINGLE MILLS, ETC.

An Act to repeal an act entitled "An act for the purpose of protecting knot sawyers in shingle mills, and requiring owners and operators of shingle mills to protect knot saws with metallic saw guards imposing penalties for failure so to do, and declaring the law of negligence in cases where any person is injured by any knot saw not protected by metallic saw guard."

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

Section 1. That an act entitled "An Act for the purpose of protecting knot sawyers in shingle mills, and requiring owners and operators of shingle mills to protect knot saws with metallic saw guards, imposing penalties for failure so to do, and declaring the law of negligence in cases where any person is injured by any knot saw not protected by metallic saw guard," approved March 1st, 1895, be and the same is hereby repealed.

Passed the Senate March 5th, 1907.
Passed the House March 13th, 1907.
Approved by the Governor March 15th, 1907.