CHAPTER 107.
[H. B. 391.]
CHANGING THE BOUNDARIES OF CERTAIN LEGISLATIVE DISTRICTS.

An Act changing the boundary line between the representative and senatorial districts in Whitman county, and authorizing and directing the county commissioners of the said county to change the lines of the voting precincts in such county to conform to the lines of the representative and senatorial districts as established by this act.

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

Section 1. That the boundary line between the Seventh and Eighth Representative Districts and the Eighth and Ninth Senatorial Districts be changed [so as] to include [in] the said Eighth Representative District and the Ninth Senatorial District, sections 1, 2, and 3 of township 17 north range 43, E. W. M., and the boundary line so changed is hereby established as the boundary line between said Seventh Representative District and the said Eighth Representative District, and between the said Eighth Senatorial District and the said Ninth Senatorial District; and the board of county commissioners of Whitman county is hereby authorized and directed to fix the boundary lines of the voting precincts in said county to conform to the lines as herein established as the boundary of said Representative and Senatorial Districts.

Passed by the House March 1, 1909.
Passed by the Senate March 11, 1909.
Approved March 13, 1909.

CHAPTER 108.
[H. B. 412.]
PERMITTING A REFUND OF COSTS FOR LOCAL IMPROVEMENTS.

An Act to provide for the refund and rebate of the amount collected by municipal corporations to pay for local improvements above the cost of the improvement.

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

Section 1. That any funds in the treasury of any municipal corporation belonging to the fund of any local improvement district after the payment of the whole cost
and expense of such improvement, in excess of the total
sum required to defray all the expenditures by such munici-
pal corporation on account thereof, shall be refunded,
on demand, to the payers into such fund. Each such payer
shall be entitled to such proportion of such excess as his
original assessment bears to the entire original assess-
ment levied for such improvement. Such municipal corpo-
rations may, after one year from the date on which the
last installment becomes due, transfer any balance remain-
ing on hand to the general fund of such municipal corpo-
rations, but shall, notwithstanding such transfer remain
liable for the refund herein provided for until such refund
shall have been made, unless the actual cost involved in
making such refund shall exceed the excess in such fund.

Such demand shall be made in writing to the treasurer
of such municipal corporation. No action shall be com-
enced in any court to obtain any such refund, except
upon such demand, and, in all cases where the assessment
roll shall have been filed with the treasurer of such munici-
pal corporation for collection on or after the day this
act shall take effect, until ninety days after making such
demand, and in all cases where such assessment roll has
heretofore been filed for collection, until six months after
making such demand in accordance herewith. No excess
shall be recovered in any action where the excess in the
fund does not average the sum of one dollar in favor of all
payers into such fund.

Passed by the House March 8, 1909.
Passed by the Senate March 10, 1909.
Approved March 13, 1909.

CHAPTER 109.
[H. B. 313.]
RELATING TO GAME.

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

SECTION 1. Every person who shall within the State
of Washington hunt for, pursue, take, kill or injure any