CHAPTER 15.
[S. B. 18.]

DEPOSITARIES FOR COUNTY FUNDS.

An Act amending an act relating to the deposit of public funds in banks by the several county treasurers of this state, and declaring an emergency.

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

Section 1. That section 2 of chapter 51 of the Session Laws of 1907, be amended to read as follows: Sec. 2. Before any such designation or designations shall become effectual and entitle the said treasurer to make deposits in such bank or banks, the bank or banks so designated shall within ten days after such designation or designations have been filed, file with the county clerk of such county a surety bond to such county treasurer, properly executed by some reliable surety company qualified under the laws of this state to do business therein, in the maximum amount of deposits designated by said treasurer to be carried in such bank or banks, conditioned for the prompt and faithful payment thereof on checks drawn by such treasurer, which bond must be approved by the chairman of the board of county commissioners, the prosecuting attorney and the county treasurer, or any two of such officers of said county, before being filed with the county clerk, and unless so approved the same shall not be received or filed by the county clerk: Provided, That said depositary or depositaries may deposit with the county treasurer good and sufficient municipal, school district, county or state bonds or warrants, United States bonds, first mortgage railroad bonds listed on the New York stock exchange, or local improvement bonds or warrants whose legality have been passed upon favorably by the supreme court, or public utility bonds or warrants issued by or under the authority of any municipality of the state for water, power or light plants or maintenance thereof upon which principal
or interest is not in default at the time of such deposit, the aggregate market value of which shall not be less than the amount required in said deposit, in lieu of the surety bond herein provided for.

Emergency.

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

Passed by the Senate January 26, 1909.
Passed by the House February 10, 1909.
Approved February 23, 1909.

**CHAPTER 16.**

[S. B. 106.]

**MUNICIPALITIES OF OTHER STATES MAY ACQUIRE RIGHTS IN THIS STATE.**

An Act to empower municipal corporations of other states to acquire title to lands and water rights within the State of Washington by purchase or condemnation for the purpose of securing or protecting their water supply and to prevent the pollution of such water supply and prescribing penalties for the violation of the provisions of this act, and declaring an emergency.

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

Section 1. That any municipal corporation of any state adjoining the State of Washington may acquire title to any land or water right within the State of Washington, by purchase or condemnation, which lies within any watershed from which said municipal corporation obtains or desires to obtain its water supply.

Sec. 2. That any person who shall place or cause to be placed within any watershed from which any city or municipal corporation of any adjoining state obtains its water supply, any substance which either by itself or in connection with other matter will corrupt, pollute or impair the quality of said water supply, or the owner of any dead animal who shall knowingly leave or cause to be left the carcass or any portion thereof within any such water-