CHAPTER 165.
[S. B. 216.]
CONDEMNATION OF STATE LANDS.
An Act relating to procedure in condemnation proceedings affecting lands owned by the state, or in which it has an interest, and amending section 2 of chapter 219 of the Laws of 1907.

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

Section 1. That section 2 of chapter 219 of the Laws of 1907 be amended to read as follows: Sec. 2. When a decree is entered appropriating lands owned by the State, or in which the State has an interest, before any such decree shall be effective, the plaintiff shall cause to be filed in the office of the Commissioner of Public Lands a certified copy of such decree, together with a plat of the lands appropriated and contiguous thereto, in form and substance as prescribed and required by the Board of State Land Commissioners, showing in detail the lands appropriated, together with the amount of damages fixed and awarded in the decree. Upon receipt of such decree, plat and damages, the Commissioner of Public Lands shall examine the same, and if he shall find that the final decree and proceedings comply with the original petition and notice and any amendment duly authorized, and that no additional interest of the state has been taken or appropriated through error or mistake, he shall cause notations thereof to be made upon the abstracts, records and tract books of his office, and shall issue to the plaintiff his certificate, reciting compliance, in substance, with the requirements of this act, particularly describing the lands appropriated, and thereupon the appropriation shall become effective and the Commissioner of Public Lands shall forthwith transmit the amount received as damages to the State Treasurer, as in case of the sale of land, and the sub-division of land through which such right-of-way is appropriated shall thereafter be sold, or leased subject to the right-of-way.

Passed by the Senate February 26, 1909.
Passed by the House March 10, 1909.
Approved March 17, 1909.