directors of such corporation or their duly authorized secretary or treasurer the amount appropriated: Provided, That said corporation so applying must have held at least one annual exhibition of poultry, livestock or agricultural produce immediately preceding the application for the grant and must provide buildings and other necessary improvements for said annual exhibition.

Passed by the House February 18, 1909.
Passed by the Senate March 3, 1909.
Approved March 17, 1909.

CHAPTER 176.

[H. B. 47.]
RELATING TO LIENS ON DOMESTIC ANIMALS.

An Act for the protection of farmers, ranchmen, herders of cattle, tavern keepers, livery and boarding stable keepers and other persons for herding, keeping, pasturing, feeding and caring for stock.

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

Section 1. Any farmer, ranchman, herder of cattle, tavern keeper, livery and boarding stable keeper or any other person, to whom any horses, mules, cattle or sheep shall be entrusted for the purpose of feeding, herding, pasturing, and training, caring for or ranching, shall have a lien upon said horses, mules, cattle or sheep for such amount that may be due for said feeding, herding, pasturing, training, caring for, and ranching, and shall be authorized to retain possession of said horses, mules or cattle or sheep, until said amount is paid.

Sec. 2. Any person having a lien under the provisions of section 1 of this act for feeding, herding, pasturing, training, caring for, or ranching any horses, mules, cattle or sheep, shall retain such animal for a period of ten (10) days, at the expiration of which time, if the owner of such animal does not satisfy such lien, the sheriff or any constable may sell such animal at public auction after
giving the owner ten days' notice of the time and place of such sale by delivering a copy of such notice to the owner, or in case personal service cannot be had, by publishing same in a newspaper of general circulation in said county where said feeding, herding, pasturing, training, caring for, and ranching was furnished; if there be no paper of general circulation in said county, then by posting notices of the time and place of such sale in three conspicuous places in said county, and after satisfying the lien and costs that may accrue, any residue remaining shall be paid to the owner of said animal or person who may be lawfully entitled to the same.

SEC. 3. Whenever any horses, mules, cattle or sheep shall be entrusted for the purpose of feeding, herding, pasturing, training, caring for, and ranching to any farmer, ranchman, herder of cattle, tavern keeper, livery or boarding stable keeper, continuously for some time, either definite or indefinite, the voluntary delivery of the same to the owner or his agent shall not waive or defeat the lien provided for in section 1 of this act, and the person having such lien may enforce his lien against said property in any court of competent jurisdiction at any time within ten (10) days after parting with the possession thereof: Provided, That such lien shall not attach to the interest nor affect the rights of a third person who may have acquired an interest in or title to an animal against which a lien is claimed, for value and without knowledge of the claimed lien, while such animal is not in possession of the claimant.

Passed by the House February 25, 1909.
Passed by the Senate March 8, 1909.
Approved March 17, 1909.