CHAPTER 187.

[S. B. 382.]

CHANGING THE BOUNDARIES OF CERTAIN LEGISLATIVE DISTRICTS.

An Act changing and defining the boundary line between the thirty-second and thirty-sixth senatorial districts, and between the forty-second and forty-sixth representative districts, in King county.

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

Section 1. That the boundary line between the thirty-second and thirty-sixth senatorial districts, and between the forty-second and forty-sixth representative districts, in King county, be and the same is hereby changed and defined so that all of the eighth ward of the city of Seattle, as the same is now constituted, shall be included within the thirty-sixth senatorial district and within the forty-sixth representative district; and that all of the ninth ward of the city of Seattle, as the same is now constituted, shall be included within the thirty-second senatorial district and within the forty-second representative district.

Passed by the Senate March 5, 1909.
Passed by the House March 10, 1909.
Approved March 17, 1909.

CHAPTER 188.

[S. B. 284.]

GRANTING RIGHTS-OF-WAY TO MUNICIPALITIES OVER STATE LANDS.

An Act granting rights-of-way to municipal corporations, electric light, power and street railway companies, associations and individuals over the lands of the State of Washington and providing for the appraisement and disposition of the lands included within and used for such rights-of-way.

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

Section 1. A right-of-way through, over and across the public lands of the State of Washington is hereby granted to any municipal corporation, or to electric light,
power, or street railway company, association or individual, to constructing or proposing to construct any ditch, flume or pipe line or transmission line for the purpose of generating or transmitting electricity for light, heat or power.

Sec. 2. In order to obtain the benefits of this grant the municipal corporation, company, association or individuals constructing or proposing to construct such ditch, flume, pipe line or transmission line for the purpose of generating or transmitting electricity shall file with the Board of State Land Commissioners a map, accompanied by the field notes of the survey and location of the proposed ditch, flume, pipe line or transmission line, and shall pay to the state as hereinafter provided the amount of the appraised value of said lands and improvements, if any, used for or included within said right-of-way. The land within said right-of-way shall be limited to an amount necessary for the construction of said ditch, flume, pipe line or transmission line sufficient for the purpose required, together with sufficient land on either side thereof for ingress and egress to maintain and repair the same and shall include the right to cut all standing timber within a radius of 200 feet on either side of said ditch, flume, pipe line or transmission line, which shall be dangerous to the operation and maintenance of the same.

Sec. 3. Upon the filing of the plat and field notes as herein provided, said Board of State Land Commissioners are hereby authorized and directed to ascertain the value of the land and improvements, if any, to be used for or included in said right-of-way and the value of all merchantable timber so cut, or to be cut, all of which shall be the full value thereof.

Sec. 4. Upon full payment of the value of such easement ascertained as aforesaid, any future grant or lease by the state of the lands affected by such right-of-way shall be subject to the easement obtained under the provisions of this act: Provided, however, That should the Reversion...
ever abandon same for the purposes contemplated in this act the said right-of-way shall revert to the state.

Sec. 5. Nothing contained in this act shall be deemed to in any way conflict with any existing law of this state relating to the method of acquiring rights-of-way for ditches, flumes, pipe lines or transmission lines for the purposes herein specified.

Passed by the Senate March 5, 1909.
Passed by the House March 10, 1909.
Approved March 17, 1909.

CHAPTER 189.
[S. B. 208.]
RELATING TO SHEEP.

An Act relating to the prevention of disease in sheep, and prescribing penalties for the violation of its provisions, and declaring an emergency.

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

Section 1. The State Veterinarian shall have the power to appoint in each county of the state, where the sheep industry obtains, one or more deputy inspectors, at least one of whom must be a resident of the county from which appointed. Such deputies shall be subject to removal at any time by the State Veterinarian. They shall be practical sheep men, or veterinarians, who, before entering upon the performance of their duties, shall take the oath of office required of county officials and shall give bond to the State of Washington in the sum of two hundred dollars, for the faithful performance of the duties of such deputies, such bond to be approved by the State Veterinarian and placed on file in his office, and it shall be the duty of that official to have general supervision over all his deputies, and to counsel and advise with them in adjusting any difference that may arise in the enforcement of the provisions of this act.