said commissioner shall have designated: And provided further, That in expending the appropriation authorized by this act, so much thereof as arises from the sale of shore lands on Lake Washington shall be applied to such work as will tend to secure increased drainage from Lake Washington into Lake Union, and so much of said appropriation as arises from the sale of shore lands on Lake Union shall be applied to such work between Lake Union and Salmon bay as will provide adequate flowage facilities for the drainage from Lake Washington and will provide navigation facilities from tide water into Lake Union, all of said expenditure to be in accordance with plans to be approved by the United States government engineer and by the Commissioner of Public Lands of the State of Washington.

SEC. 4. Indebtedness incurred or warrants issued hereunder shall be payable only from the state shore land improvement fund, and shall never be nor become general indebtedness against the state.

Passed by the Senate February 23, 1909.
Passed by the House March 9, 1909.
Approved March 17, 1909.

CHAPTER 219.
[S. B. 80.]

A.-Y.-P. FUND.

An Act to amend section 3 of an act entitled "An act relating to the special Alaska-Yukon-Pacific Exposition fund, making certain warrants to be drawn upon it preferential, and transferring any residue thereof into the general fund of the state treasury," approved February 4, 1907.

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

SECTION 1. That section 3 of an act of the legislature of the State of Washington entitled "An act relating to the special Alaska-Yukon-Pacific Exposition fund, making certain warrants to be drawn upon it preferential, and transferring any residue thereof into the general fund
of the state treasury," approved February 4, 1907, be and the same is hereby amended to read as follows: Section 3. The residue of said special fund, if there be any remaining after payment of all warrants provided for by the two preceding sections, shall be transferred into the State Shore Land Improvement Fund provided for by an act of this legislature.

Passed by the Senate February 23, 1909.
Passed by the House March 9, 1909.
Approved March 17, 1909.

CHAPTER 220.
[H. B. 287.]
LIMITING THE HOURS OF LABOR IN UNDERGROUND MINES.

AN ACT to regulate the hours of labor of persons employed underground in coal mines, making a violation thereof a misdemeanor and providing penalties.

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

SECTION 1. It shall be unlawful for any person, firm, or corporation operating any coal mine, within the State of Washington, to cause any employee to remain at his place of work, where the same is situated underground, for more than eight (8) hours, exclusive of one-half (½) hour for lunch, in any one calendar day of twenty-four (24) hours. Any person, firm or corporation, or the agent of any person, firm or corporation, violating the provisions of this section shall be guilty of a misdemeanor, and upon conviction shall be fined in any sum not less than ten dollars ($10.00) or more than one hundred dollars ($100.00) for each offense.

SEC. 2. It shall be unlawful for any person in the employ of any person, firm, or corporation operating any coal mine, within the State of Washington, to wilfully remain at, or in his working place, where the same shall be underground, to exceed eight (8) hours, exclusive of one-half (½) hour for lunch, in any one calendar day of