CHAPTER 233.
[S. B. 14.]
GRANTING CERTAIN SHORE LANDS TO SEATTLE FOR PARK PURPOSES.

An Act authorizing and directing the Commissioner of Public Lands to certify certain shore lands to the Governor for deed and directing the Governor to execute and the Secretary of State to attest a deed conveying to the city of Seattle certain shore lands for use as, and in connection, with its public parks, and for no other purpose.

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

SECTION 1. That the Commissioner of Public Lands of the State of Washington be and he is hereby authorized and directed to certify, in manner now provided by law in other cases, to the Governor, for deed to the city of Seattle, in the State of Washington, all of the following described Lake Washington shore lands, to-wit:

Blocks nine (9), ten (10), eleven (11), twelve (12), thirteen (13), and fourteen (14), Lake Washington shore lands; lot one (1) of block forty-two (42), Lake Washington shore lands; block forty-eight (48), Lake Washington shore lands; block fifty-two (52), Lake Washington shore lands, except the north one hundred sixty-five (165) feet thereof; blocks sixty-four (64), sixty-five (65), sixty-six (66), sixty-seven (67), sixty-eight (68), sixty-nine (69), seventy (70) and seventy-one (71), Lake Washington shore lands.

Also all of the following Lake Union shore lands as shown by the map of said Lake Union shore lands, on file in the office of the Commissioner of Public Lands: Lake Union shore lands—lots one (1) to nine (9), inclusive, in block seventeen (17).

SECTION 2. The Governor is hereby authorized and directed to execute, and the Secretary of State to attest a deed conveying to the city of Seattle all of said shore lands.

SECTION 3. That all of the shore lands described in section one (1) of this act be and the same are hereby granted to the city of Seattle in the county of King, State of Wash-
WASHINGTON, to be used by said city as a part of and in connection with its public park system, and for no other purpose. In case the said city of Seattle should attempt to use or permit the use of said lands, or any portion thereof, for any other purpose, the same shall forthwith revert to the State of Washington without suit, action or any proceeding whatsoever, or the judgment of any court forfeiting the same.

Passed by the Senate February 19, 1909.
Passed by the House March 4, 1909.
Approved March 23, 1909.

CHAPTER 234.
[S. B. 248.]
RELATING TO THE IMPROVEMENT OF THE COLUMBIA RIVER.

An Act making an appropriation and creating a commission, to be known as the Columbia river improvement commission, for the purpose of the improvement of the Columbia river between Bridgeport and Kettle Falls.

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

Section 1. That there is hereby appropriated out of the general fund, not otherwise appropriated, the sum of fifty thousand dollars ($50,000.00), or as much thereof as may be necessary, to be used for the improvement of the Columbia river for steamboat navigation between the towns of Bridgeport and Kettle Falls.

Sec. 2. That for the purpose of conducting and effecting such improvements and expending such appropriation, or any part thereof, as provided in section 1 of this act, there is hereby created a commission, to be known as the Columbia River Improvement Commission of the State of Washington. Such commission shall consist of five members, who shall be appointed by the Governor, and who shall be residents of the State of Washington. Said commissioners shall hold office from the date of appointment to July 1, 1911, or for any lesser period as may be required to complete their duties, unless sooner removed for...