Said warrants shall bear interest at the rate of six per cent. (6%) per annum and be payable in the same manner as provided by law for other state warrants.

Sec. 4. Section 8 of said act is hereby amended to read as follows: Sec. 8. Indebtedness incurred or warrants issued hereunder shall be payable only from the Alaska-Yukon-Pacific Exposition fund, and shall never be nor become general indebtedness against the state: Provided, however, That in order to promote the objects of this act, the said State of Washington hereby guarantees the payment of the interest on all warrants issued or to be issued under this act, out of its general fund annually on the first day of May in each year: And provided further, That all interest herein advanced by the state shall be repaid to the general fund out of the first moneys thereafter coming into the said Alaska-Yukon-Pacific Exposition fund.

Sec. 5. For the purpose of paying the interest on the warrants as authorized by this act, the sum of fifty thousand ($50,000) dollars or so much thereof as may be necessary is hereby appropriated out of the general fund.

Sec. 6. An emergency exists and this act shall take effect immediately.

Passed by the House January 20, 1909.
Passed by the Senate January 21, 1909.
Approved February 3, 1909.

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CHAPTER 6.

[H. B. 1.]

PROHIBITING RACE TRACK GAMBLING.

An Act relating to betting, wagering, pool-selling and book-making upon horse races, or upon the result of any trial or contest of speed or endurance of any animal, declaring the violation thereof a felony, fixing a penalty.

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

Section 1. Any person who receives, records or registers bets, stakes or wagers, or who sells pools, or makes a
book or books, upon any horse race, or upon the result of any trial or contest of speed or power of endurance of any animal, whether such race, trial or contest takes place within or without this state; or any person who receives, registers, records, forwards or transmits, or purports or pretends to receive, register, record, forward or transmit, in any manner whatsoever, any money, checks, credits, or any other representative of value, or any property, thing or consideration of value whatsoever, bet, staked or wagered, by or for any other person, upon any such race or result, whether to be bet, staked or wagered within or outside this state; or any person who uses, or has in his possession for use, any book, paper, board, device, apparatus or paraphernalia, for the purpose, actual or pretended, of receiving, recording, registering, forwarding or transmitting any bets, stakes or wagers, or of book-making or pool-selling, upon any such race or result; or any person who keeps, manages, conducts, maintains or occupies any house, room, shop, shed, tenement, tent, booth, building, float or vessel, or any part thereof, or who keeps, manages, conducts, maintains or occupies any place or stand, of any kind, upon any public or private ground, street, park, garden, enclosure or place, for the purpose of receiving, recording, registering, forwarding or transmitting any bets, stakes or wagers, or of selling pools, or of book-making, upon any such race or result; or any person who being the owner, lessee or occupant of any house, room, shop, shed, tenement, tent, booth or building, float or vessel, or part thereof, or of any ground, park, garden, enclosure or place, knowingly permits the same to be used or occupied for any of the purposes herein prohibited, or who knowingly permits to be kept, exhibited or used therein any book, paper, board, device, apparatus or paraphernalia, for the purpose of recording or registering such bets, stakes or wagers, or for the purpose of such pool-selling or book-making; or any person, whether as principal, employer, owner, proprietor, agent, employe or assistant, or as officer, agent or employe of a corporation, who aids,
assists or abets, in any manner, any of the said acts or things which are hereby forbidden, is guilty of a felony, and, upon conviction thereof, shall be imprisoned in the penitentiary for a period of not less than one, nor more than three, years.

Passed the House January 27, 1909.
Passed the Senate February 3, 1909.
Approved February 11, 1909.

CHAPTER 7.
[8. B. 11.]

RELIEF OF J. F. COLLIER.


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

Section 1. That the sum of three hundred and twenty (320.00) dollars be, and is hereby appropriated out of the state treasury, from any funds not otherwise appropriated, to pay J. F. Collier for the value of improvements on section thirty-six (36), township sixteen (16) north, range thirty-five (35) east of the Willamette meridian, in the county of Adams, State of Washington, heretofore sold by the State of Washington to one Ed Binford, under application No. 4193, the value of which was never refunded to the said J. F. Collier by the State of Washington.

Sec. 2. The State Auditor is hereby authorized to draw a warrant on the State Treasurer for the said sum in favor of J. F. Collier, and the said Treasurer is hereby directed to pay said warrant out of any funds in the state treasury not otherwise appropriated.

Passed the Senate January 21, 1909.
Passed the House January 28, 1909.
Approved February 11, 1909.