CHAPTER 108.

[H. B. 62.]

CONSTITUTIONAL AMENDMENT FOR RECALL OF ELECTIVE OFFICERS.

AN ACT to amend article one, (1) of the Constitution of the State of Washington, authorizing and empowering the voters to call a special election at any time to recall and discharge any elective public officer and to elect his successor, by adding thereto at the end of said article one (1) two new sections which shall be numbered sections 33 and 34 of said article one (1).

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

SECTION 1. That at the general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1912, there shall be submitted to the qualified electors of the state, for their adoption and approval or rejection, an amendment of article one (1) of the constitution of the State of Washington, authorizing and empowering the voters to call a special election at any time to recall and discharge any elective public officer and to elect his successor, by adding thereto at the end of said article sections 33 and 34 of said article one (1), and which shall read, as follows:

ARTICLE 1.

Section 33. Every elective public officer in the State of Washington expect judges of courts of record is subject to recall and discharge by the legal voters of the state, or of the political subdivision of the state, from which he was elected whenever a petition demanding his recall, reciting that such officer has committed some act or acts of malfeasance or misfeasance while in office, or who has violated his oath of office, stating the matters complained of, signed by the percentages of the qualified electors thereof, hereinafter provided, the percentage required to be computed from the total number of votes cast for all candidates for his said office to which he was elected at the preceding election, is filed with the officer with whom a petition for
nomination, or certificate for nomination, to such office must be filed under the laws of this state, and the same officer shall call a special election as provided by the general election laws of this state, and the result determined as therein provided.

Section 34. The legislature shall pass the necessary laws to carry out the provisions of section thirty-three (33) of this article, and to facilitate its operation and effect without delay: Provided, That the authority hereby conferred upon the legislature shall not be construed to grant to the legislature any exclusive power of law-making nor in any way limit the initiative and referendum powers reserved by the people. The percentages required shall be, state officers, other than judges, senators and representatives, city officers of cities of the first class, school district boards in cities of the first class; county officers of counties of the first, second and third classes, twenty-five per cent. Officers of all other political subdivisions, cities, towns, townships, precincts and school districts not herein mentioned, and state senators and representatives, thirty-five per cent.

Sec. 2. The secretary of state shall cause the amendment proposed in section one of this act to be published for three weeks next preceding the said election therein described in some weekly newspaper in every county where a newspaper is published throughout the state.

Sec. 3. There shall be printed on all ballots provided for the said election, the words:

"For the proposed amendment to article one (1) of the constitution, by adding thereto at the end of said article one (1) two new sections to be numbered sections 33 and 34 of said article one (1) authorizing and providing for the recall and discharge of any elective public officer and election of his successor." "Against the proposed amendment to article one (1) of the constitution, by adding thereto at the end of said article one (1) two new sections to be numbered sections 33 and 34 of said article one (1), au-
thorizing and providing for the recall and discharge of any
elective public officer and election of his successor.”

Sec. 4. If it shall appear from the ballots cast at the
said election that a majority of the qualified electors voting
upon the question of the adoption of the said amendment
have voted in favor of the same, the governor shall make
proclamation of the same in the manner provided by law,
and the said amendment shall be held to have been adopted
and to have been a part of the constitution from the time
of such proclamation.

Passed by the House March 8, 1911.
Passed by the Senate March 9, 1911.
Approved by the Governor March 17, 1911.

CHAPTER 109.

[H. B. 460.]
RELATING TO RIGHTS-OF-WAY OVER STATE LANDS OF
PRIVATE LOGGING COMPANIES.

An Act relating to rights-of-way and easements over state lands
of private logging companies, reserving rights for rights-of-
way over state lands hereafter granted, providing for the mov-
ing of timber, stone, mineral and other products over state
lands hereafter granted, providing penalties for the violation
of the act and providing for certain rights-of-way and ease-
ments reverting to the state.

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

Section 1. That all state lands hereafter granted, sold
or leased containing timber, stone, mineral or other pro-
ducts or when other state lands contiguous or in proximity
thereto contain valuable timber, stone, mineral or other
products, shall be subject to the right of the state, or any
grantee or lessee thereof hereafter acquiring such other
lands, or acquiring the timber, stone, mineral or other
products thereon, to acquire the right of way over such
lands so granted, for private railroads, skid roads, flumes,
canals, watercourses or other easements for the purpose
of and to be used in the transporting and moving of such