party to any written instrument executed to or by such corporation, or to protest for non-acceptance or non-payment bills of exchange, drafts, checks, notes and other negotiable instruments which may be owned or held for collection by such corporation: Provided, It shall be unlawful for any notary public to take the acknowledgment of an instrument by or to a bank or other corporation of which he is a stockholder, director, officer or employee, where such notary is a party to such instrument individually or to protest any negotiable instrument owned or held for collection by such corporation, where such notary is individually a party to such instrument.

Passed the Senate February 10, 1913.
Passed the House February 27, 1913.
Approved by the Governor March 6, 1913.

CHAPTER 33.

RELATING TO THE KILLING OF WATER FOWL.

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

SECTION 1. That section 5358 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to the method of killing water fowl, and defining the term "sneak boat" be, and the same hereby is amended to read as follows:

Section 5358. Every person who shall use any sink box or sink boat or sneak boat for the purpose of shooting wild ducks, geese, swan or other water fowl, or who shall use any battery, swivel or pivot gun, or any gun other than one to be held in the hands and fired from the shoulder, at any time, for the purpose of shooting wild ducks, geese, swan, brant or other water fowl; or who shall build any structure in any of the waters of this state for the purpose of shooting therefrom wild ducks, geese, swan, or
other water fowl; or who shall at any time between one-
half hour after sunset and one-half hour before sunrise
fire off any gun or build any fire or flash any light, or
burn any powder or other inflammable substance upon the
shores of any feeding grounds frequented by wild ducks,
geese, swan or other water fowl, with intent thereby to
shoot, kill, injure, destroy or disturb any of such water
fowl, shall be guilty of a misdemeanor, and upon convic-
tion thereof shall be punished as hereinafter provided.

The term “sneak boat” as used in this act shall be
deemed to mean any boat, skiff, steam or gasoline launch,
or floating battery, except an ordinary open rowboat or
canoe propelled by hand with side oars, such oars to be not
less than five (5) feet in length and one oar to be used on
each side of the boat or canoe. All occupants of such boat
or canoe to be in an upright position so that at all times
they shall be visible from the waist up while in pursuit of
such ducks, geese, brant or other water fowl.

Passed the Senate January 27, 1913.
Passed the House February 25, 1913.
Approved by the Governor March 6, 1913.

CHAPTER 34.
[S. B. 35.]
FALSE ADVERTISING.

AN ACT relating to untrue, deceptive and misleading advertise-
ments, and providing a penalty for the violation thereof.

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

SECTION 1. Any person, firm, corporation or associa-
tion who, with intent to sell or in any wise dispose of mer-
chandise, securities, service, or anything offered by such
person, firm, corporation or association, directly or in-
directly, to the public for sale or distribution, or with in-
tent to increase the consumption thereof, or to induce the
public in any manner to enter into any obligation relating
thereo, or to acquire title thereto, or an interest therein,