the amount appropriated for said armory. All certificates issued shall be recorded in a book kept by said commission for that purpose.

SEC. 8. The attorney general shall be the legal adviser of the commission herein constituted.

SEC. 9. The commander-in-chief is hereby authorized to make such rules and regulations as he may deem expedient to govern said armory, but such rules and regulations shall conform to this act. When promulgated, they shall have the same force and effect as this act.

Passed the House March 2, 1917.
Passed the Senate March 5, 1917.
Approved by the Governor March 13, 1917.

CHAPTER 110.
[H. B. 256.]
LIENS ON ORCHARD LANDS.

An Act relating to cultivating, pruning, spraying and caring for orchard and orchard lands, and granting a lien on such land for labor done in connection therewith, and providing for the enforcement thereof.

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

SECTION 1. Any person or corporation who shall do or cause to be done any labor upon any orchard or orchard lands, in pruning, spraying, cultivating and caring for the same, at the request of the owner thereof, or his agent, shall have a lien upon such orchard and orchard lands for such work and labor so performed.

SEC. 2. Any person or corporation claiming the benefit of this chapter, must within 40 days after the close of such work or labor for each season during which such work and labor is done, file for record with the county auditor of the county in which said work and labor was performed and in which said land or part thereof is situated, a claim of lien which shall be in sub-
stance in accordance with the provisions of section 1134 of Rem. & Bal. Code, so far as the same is applicable, which said claim of lien shall be verified as in said section provided, and such lien may be enforced in a civil action in the same manner as near as may be, as provided in section 1140 of Rem. & Bal. Code.

SEC. 3. Any action to foreclose such claim of lien shall be brought within eight calendar months after the filing of such claim for lien as provided in section 2 hereof and in any such action brought to enforce such lien, the court shall allow as part of the costs the money paid for making, filing and recording such claim of lien and a reasonable attorney's fee.

Passed the House March 3, 1917.
Passed the Senate March 6, 1917.
Approved by the Governor March 13, 1917.

CHAPTER 111.
[H. B. 138.]

BREEDING CATTLE ON OPEN RANGES.

AN ACT relating to the public range, regulating the breeding of cattle thereon, and providing penalties for the violation of this act.

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

SECTION 1. It shall be unlawful for any person, firm, association or corporation to turn upon or allow to run upon the open range in this state any bull other than a registered pure bred bull of a recognized beef breed.

SEC. 2. That before any person, firm, association or corporation shall turn upon the open range in this state any female breeding cattle of more than fifteen in number, two years old or over, they shall procure and turn with said female breeding cattle one registered pure bred bull of recognized beef breed for every forty females or fraction thereof of twenty-five or over: Provided, however,