act appropriating a certain sum of money from said shore land improvement fund, and providing for the issuance of warrants therefor, approved March 10, 1911, being chapter 45, Session Laws of the State of Washington for 1911, be paid out of the general fund of the State of Washington, the interest accrued and accruing to July 1, 1917, to be paid on July 1, 1917.

SEC. 2. For the purpose of paying the interest on the warrants as authorized by this act, the sum of forty-seven thousand ($47,000) dollars, or so much thereof as may be necessary is hereby appropriated out of the general fund.

SEC. 3. That all interest advanced out of the general fund under and by virtue of this act shall be repaid to the general fund out of the first moneys hereafter coming into said state shore land improvement fund available for that purpose.

Passed the House, February 20, 1917.
Passed the Senate, March 6, 1917.
Approved by the Governor March 15, 1917.

CHAPTER 135.
[H. B. 223.]
APPROPRIATION OF UNEXPENDED BALANCE FOR CONSTRUCTION OF LAKE WASHINGTON CANAL.

An Act appropriating the sum of ten thousand seven hundred four and 93-100 dollars from the state shore land improvement fund (said sum being the unexpended balance of the two hundred and fifty thousand dollars set apart and appropriated by chapter two hundred and eighteen of the Laws of Nineteen Hundred and Nine), and providing for the expenditure thereof in connection with the construction and improvement of the Lake Washington canal in King county, Washington.

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

SECTION 1. That the sum of ten thousand seven hundred four and 93-100 dollars (being the unexpended
balance of the $250,000 set apart and appropriated from the state shore land improvement fund, by chapter 218 of the Laws of 1909) be and the same is hereby set apart and appropriated out of said state shore land improvement fund, to be expended in aid of the United States in the construction and improvement of the Lake Washington canal in King county, Washington.

Sec. 2. The appropriation made by section one of this act shall be expended under the direction and supervision of the United States government engineer in charge of said improvement; and the state auditor shall issue his warrants for the payment of the same upon the presentation of proper vouchers, approved by the United States engineer in charge: Provided, That no warrant shall be issued against said fund unless the voucher covering the same be accompanied by a certificate of said engineer, approved by the commissioner of public lands, to the effect that (as far as all excavation is concerned the cost of which is covered by such voucher) the material excavated has been deposited on shore lands of the university of the state, or other shore lands owned by the State of Washington in Union Bay or Lake Union (if any such shore lands adjoin the place of such excavation) in such places, form and amount as the said commissioner shall have designated: And provided further, That in expending the appropriation authorized by this act, so much thereof as arises from the sale of shore lands on Lake Washington shall be applied to such work as will tend to secure increased drainage from Lake Washington into Lake Union, and so much of said appropriation as arises from the sale of shore lands on Lake Union shall be applied to such work between Lake Union and Salmon Bay as will provide adequate flowage facilities for the drainage from Lake Washington and will provide navigation facilities from tide water into Lake Union, all of said expenditure to be in accordance with plans to be approved by the United States government engineer and by the commissioner of public lands of the State of Washington.
Sec. 3. Warrants hereafter drawn upon such fund under this act shall bear interest after their respective dates at the rate of six per cent per annum, payable semi-annually, and shall so provide. Indebtedness incurred or warrants issued hereunder shall be payable only from the state shore land improvement fund, and shall never be nor become general indebtedness against the state.

Passed the House, March 3, 1917.
Passed the Senate, March 7, 1917.
Approved by the Governor March 15, 1917.

CHAPTER 136.
[S. B. 306.]
CANCELLATION OF PENALTIES ON TIDE LAND ASSESSMENTS FOR LOCAL IMPROVEMENTS.

An Act relating to local improvement districts in cities and towns, providing for the application for and consent to the cancellation of the penalties on delinquent assessments on tide lands included within such districts, and granting the power of cancellation to certain municipal officers.

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

Section 1. The owner of any tide lands purchased or held under contract of sale from the State of Washington, which heretofore have been included within any local improvement district created under the provisions of chapter 154, Laws of 1909, and against which local improvement assessments have been levied for the purpose of paying cost of making such improvement, may, at any time within one year from and after the approval of this act, make application to the city or town within which such local improvement district is included for the cancellation of any penalties which may have accrued at the time of making such application by reason of the delinquency of any such local improvement assessment by filing with the city or town clerk of such city or town a written application setting forth the number and name of the local im-