CHAPTER 149.

[H. B. 213.]

DAMAGE CLAIMS AGAINST COUNTIES.

An Act relating to claims for damages against counties.

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

Section 1. That all claims for damages against any county must be presented before the county commissioners of such county and filed with the clerk thereof within sixty days after the time when such claim for damages accrued. All such claims for damages must locate and describe the defect which caused the injury, describe the injury, and contain the amount of damages claimed, together with a statement of the actual residence of such claimant at the time of presenting and filing such claim and for a period of six months immediately prior to the time such claim for damages accrued, and be sworn to by the claimant. No action shall be maintained for any claim for damages until the same has been presented to the Board of County Commissioners and sixty days have elapsed after such presentation: Provided, that if the claimant shall be incapacitated from verifying and filing his claim for damages within the time prescribed, or if the claimant be a minor, or in case the claim is for damages to real or personal property, and if the owner of such property is a non-resident of such county or is absent therefrom during the time within which a claim for damages to said property is required to be filed, then the claim may be verified and presented on behalf of said claimant by any relative or attorney or agent representing the injured person, or in case of damages to property, representing the owner thereof, and no action for damages now pending or hereafter brought shall be
defeated by the failure of the person to verify or file the claim in person if action be brought within three years after the taking effect of this act where a claim has heretofore been verified and filed within the time and in compliance with the terms of this act if said claim has been rejected.

Passed the House, March 6, 1919.
Passed the Senate, March 11, 1919.
Approved by the Governor March 18, 1919.

CHAPTER 150.
[H.B. 128.]

AMENDMENTS OF TEACHERS' RETIREMENT FUND ACT.

An Act in relation to Teachers' Retirement Fund and amending sections 8, 11, 15, 16 and 17 of "An Act providing for the establishment and regulating the operation of Teachers' Retirement Funds in school districts of the first class, defining all powers and duties of certain officers in relation thereto, providing for the levy and collection of taxes therefor and providing for appeals from the decisions of the trustees of such fund." Also amending said act by adding a new section thereto to be known as Section 26.

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

Section 1. Section 8 of chapter 163, Laws of 1917, is hereby amended to read as follows:

Section 8. All applications for membership shall be considered by the board of trustees at the next regular meeting after the same are filed, or at a special meeting called for that purpose before the next regular meeting, and, if the application is found to be in proper form and accompanied by the proof required by the trustees, the applicant's name shall be entered upon the membership register of the funds together with the respective totals of years and months of service allowed, in the district, in