CHAPTER 65.

[H. B. 185.]

MANAGEMENT OF STATE FAIR BUILDINGS AND GROUNDS.

An Act relating to State Fair, and amending Section 3005 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

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

Section 1. That Section 3005 of Rem. & Bal. Code be amended to read as follows:

Section 3005. Immediately after their organization the state fair commission shall take and have full control and management of the state fair as a state institution, and shall have care of its property and be intrusted with the entire direction of its business and financial affairs; shall, in conformity with the provisions of this chapter, prepare, adopt, publish and enforce all necessary rules for the management of the state fair, its meetings and exhibitions or the guidance of its officers or employees; shall determine the duties, responsibilities, compensation and tenure of office of all officers or other employees, as may be deemed necessary, and may remove from office any person appointed by it to any office for any inefficiency, neglect of duty or malfeasance in office; shall have power to appoint all necessary marshals to keep order on the grounds and in the buildings of the state fair during all annual exhibitions, and the marshals so appointed shall be vested with the same authority, for such purposes, as executive peace officers are vested by law; shall have power to charge entrance fees, gate money, lease stalls, stands, restaurant sites, give prizes and premiums and do all things which by said commission may be considered proper to conduct in connection with a state fair not otherwise pro-
hindered by law. And while said state fair is not in annual session, the Commissioner of Agriculture shall have power and authority to lease and let said premises to any firm, person or corporation for picnics, Grand Army meetings, Spanish War Veteran meetings, veterans of the war with Germany and her allies, fraternal organization meetings and for any other purpose in the discretion of said Commissioner of Agriculture.

Passed the House February 24, 1919.
Passed the Senate February 26, 1919.
Approved by the Governor March 3, 1919.

CHAPTER 66.
[H. B. 66.]

COURT AMANUENSIS IN CERTAIN COUNTIES.

AN ACT relating to official court reporters, and amending Sections 42-13 and 42-9 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

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

SECTION 1. That section 42-13 of Rem. & Bal. Code be amended to read as follows:

Section 42-13. This act shall not apply to any county having a population of two hundred and eighty thousand, or over.

SEC. 2. That section 42-9 of Rem. & Bal. Code be amended to read as follows:

Section 42-9. In all counties or judicial districts, except counties of the first class and class "A" counties, having a regularly appointed official reporter, such official reporter shall act as amanuensis to the court where he is appointed, and the court shall allow per diem therefor as provided in this act: