CHAPTER 89.
[S. B. 241.]

FEDERAL AID ROAD CONSTRUCTION.

An Act making an appropriation from the public highway fund, creating a revolving fund, to be applied in payment of federal proportion of cost of federal aid road construction, providing for the payment of federal contributions into the public highway fund, and declaring that this act shall take effect immediately.

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

Section 1. That the state treasurer be and he is hereby authorized and directed to place in the state public highway fund any and all federal funds or warrants received as custodian under the operation of the Federal Aid Road Act and the state act assenting thereto, to be held in said public highway fund subject to disbursement therefrom only in accordance with the authority and appropriation set forth in section 2 of this act.

Sec. 2. That the sum of one million dollars ($1,000,000.00), or so much thereof as may be necessary, but not in excess of the amount of federal funds or warrants paid or pledged to be paid or reimbursed on account of lawfully obligated federal contributions under specific project agreements, be and the same is hereby appropriated from any moneys available in the public highway fund, the same to constitute a revolving fund to be used for the purposes specified in this act. The state auditor shall draw the necessary warrants and the state treasurer pay the same from this appropriation, only upon vouchers and estimates approved by the state highway commissioner for work actually done upon federal aid projects and only to the extent thereof charged to the federal contributing fund under specific pro-
ject agreements executed by state and federal authority.

SEC. 3. This act is necessary for the immediate support of the state government and its existing institutions and shall take effect immediately.

Passed by the Senate March 5, 1921.
Passed by the House March 7, 1921.
Approved by the Governor March 16, 1921.

CHAPTER 90.
[S. B. 227.]
LAND SETTLEMENT.

AN ACT relating to the upbuilding of the agricultural resources of the state, establishing and defining a state policy for land settlement, amending section 4, chapter 188, Laws of 1919, adding a new section to said chapter 188, to be known as section 11, and providing penalties for violations thereof.

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

SECTION 1. That section 4 of chapter 188, Laws of 1919 be amended to read as follows:

Section 4. The board shall have power:

To investigate and select for settlement suitable areas of undeveloped lands in this state available for settlement:

To purchase and acquire on behalf of the state such privately owned lands as in its judgment are available for settlement, whenever the same shall be within the limits of an approved project and after full investigation and official approval thereof;

To subdivide any lands owned by the state and found available for settlement, including lands purchased or acquired for that purpose, into tracts suitable for farms and farm laborer's allotments;

To make on any such farms and farm laborer's allotments such improvements as may be necessary to render the same habitable and productive;