CHAPTER 146.
[H. B. 205.]
PUBLIC WAREHOUSEMEN.

AN ACT relating to public warehousemen, and amending section 7001 of Remington’s Compiled Statutes.

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

SECTION 1. That section 7001 of Remington’s Compiled Statutes be amended to read as follows:

Section 7001. Upon the return of the receipt to the proper warehouseman, properly indorsed, and upon payment or tender of all advances and legal charges, grain, hay or peas of the grade and quantity named therein shall be delivered to the holder of such receipt, within forty-eight hours after the facilities for receiving the same have been provided. If such warehouseman shall fail so to deliver it, he shall be liable to the owner, in damages at the rate of one per cent of the reasonable value of the product for each day’s delay, unless he shall deliver the property to the several owners in the order of demand as rapidly as it can be done by ordinary diligence. If, upon such demand and tender, the warehouseman shall fail so to deliver such grain, hay or peas, the person entitled thereto may recover the same by action; and such warehouseman or person or agent in charge thereof shall be subject to a penalty, as hereinafter provided. Provided, however, that the holder of a warehouse receipt or receipts shall at the time of the surrender thereof to the warehouseman for shipment be entitled to demand and receive from such warehouseman a trust receipt or trust receipts in lieu of the warehouse receipts surrendered. Such trust receipt shall embody within its terms:

(a) The name of person to whom issued.


Return of receipt.

Failure to deliver commodities, penalty.

Trust receipt.

Terms and contents.
(b) Acknowledgment by warehouseman that the warehouse receipts and commodity thereby covered are held in trust by the warehouseman for the holder of the trust receipt for the purpose of shipment or delivery as therein specified.

(c) Description of warehouse receipts for which trust receipt is issued.

(d) Description of commodity, with grades if any, covered by such warehouse receipts.

(e) A copy of the shipping or delivery instructions.

(f) Amount of charges if any paid by the holder of warehouse receipts to warehouseman at time of the surrender thereof.

(g) That the trust receipt will be surrendered to warehouseman by the holder thereof upon receipt of proper and valid bill or bills of lading covering commodity therein described or upon receipt of written evidence of shipment or delivery by such warehouseman of the commodity in accordance with shipping or delivery instructions stated in said trust receipt.

It shall be the duty of such warehouseman to issue such trust receipt or trust receipts to the holder of such warehouse receipt or receipts when requested so to do. At the time of the surrender of such warehouse receipt or receipts and the issuance by the warehouseman of his trust receipt or trust receipts therefor, the fact of the issuance of such trust receipt or trust receipts shall be plainly noted by the warehouseman upon the warehouse receipt or warehouse receipts so surrendered. Such notation thereon shall give the name of the person, firm, or corporation who received the trust receipt from the warehouseman, the date of the issuance thereof, and the serial number, if any, of the trust receipt or trust receipts issued in exchange therefor. The warehouseman thereafter when and if such trust receipt or trust receipts shall have been surrendered to him
in exchange for the bill or bills of lading herein-
above mentioned shall cause such trust receipt to be
attached to the cancelled warehouse receipt for
which such trust receipt has been issued by him and
in case such trust receipt shall have been issued for
more than one warehouse receipt then such trust re-
cipient shall be attached to one of such warehouse re-
cipts and a notation made upon the other ware-
couse receipts for which such trust receipt may have
been issued giving the number of the warehouse re-
cipt to which such surrendered trust receipt has
been attached.

Passed the House February 26, 1923.
Passed the Senate March 5, 1923.
Approved by the Governor March 19, 1923.

CHAPTER 147.
[H. B. 207.]

COUNTY ROADS BY SPECIAL ASSESSMENT.

An Act relating to the improvement of roads at the expense of
the property benefited, amending Sections 6603 and 6607 of
Remington's Compiled Statutes, and further amending said
statutes by adding thereto a new section to be known as
Section 6646-1 and fixing the time when this act shall take
effect.

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

Section 1. That Section 6603 of Remington's
Compiled Statutes be amended to read as follows:

Section 6603. Applications for such improve-
ment shall be made to the commissioners of the coun-
ty, signed by the owners of at least fifty-one per cent
(51%) of the lineal frontage of the lots or lands
abutting upon the proposed improvement: Provided,
that such petitioners shall appear by the assessment
rolls of the county to own property which will be
particularly benefited, representing in value not less
than ten thousand dollars for each mile of the im-