CHAPTER 144.
[S. B. 63.]

LIENS FOR FREIGHT, WHARFAGE AND STORAGE.


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

SECTION 1. That section 1980 of the Code of Washington Territory of 1881 (section 1191 of Remington’s Compiled Statutes; section 9655 of Pierce’s 1919 Code), be amended to read as follows:

Section 1980. Every person, firm or corporation who, as a commission merchant, carrier, wharfinger or storage warehouseman, shall make advances for freight, transportation, wharfage or storage upon the personal property of another, or shall carry or store such personal property, shall have a lien thereon, so long as the same remains in his possession, for the charges for advances, freight, transportation, wharfage or storage, and it shall be lawful for such person, firm or corporation to cause such property to be sold as is herein in this chapter provided.

SEC. 2. That section 1981 of the Code of Washington Territory of 1881 (section 1192 of Remington’s Compiled Statutes; section 9656 of Pierce’s 1919 Code), be amended to read as follows:
Section 1981. If said property consists of livestock, the maintenance of which at the place where kept is wasteful and expensive in proportion to the value of the animals, or consists of perishable property liable, if kept, to destruction, waste or great depreciation, the person, firm or corporation having such lien may sell the same upon giving ten days' notice.

Passed the Senate January 19, 1927.
Passed the House February 2, 1927.
Approved by the Governor February 16, 1927.

CHAPTER 145.
[S. B. 64.]

CHANGE OF VENUE OR OF JUDGES.

An Act relating to the disqualification of judges of the superior courts, and providing for change of venue or change of judges on account thereof, and amending Chapter 121 of the Laws of 1911.

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

SECTION 1. That section 1 of chapter 121 of the Laws of 1911, page 617 (section 209-1 of Remington's Compiled Statutes; section 8546 of Pierce's 1919 Code), be amended to read as follows:

Section 1. No judge of a superior court of the State of Washington shall sit to hear or try any action or proceeding when it shall be established, as hereinafter provided, that such judge is prejudiced against any party or attorney, or the interest of any party or attorney appearing in such cause. In such case the presiding judge shall forthwith transfer the action to another department of the same court, or call in a judge from some other court, or apply to the governor to send a judge, to try the