Company on December 8, 1911, as provided for by chapter 27, Laws of 1911. Provided, That said conveyance shall not be delivered until a plat of said right of way shall be filed by the county of Lewis with the director of business control, showing the definite location of said right of way, and the same has been approved by the director of business control. Upon the director of business control certifying to the governor the provisions of this act have been complied with, the governor shall execute a deed for said right of way conveying an easement for county road purposes over and across and occupying the land above described, for such length of time as the same shall be used for such purposes.

Passed the Senate February 26, 1931.
Passed the House March 11, 1931.
Approved by the Governor March 19, 1931.

CHAPTER 95.
[S. B. 215.]

PERSONAL PROPERTY OF COUNTIES.

AN ACT relating to county personal property, providing for inventory and statement thereof, and defining the duties of the county commissioners in connection therewith, and prescribing penalties for violation thereof.

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

SECTION 1. Each county commissioner of the several counties of the State of Washington shall on the first Monday of July of each year beginning with the year 1931, file with the auditor of the county wherein such commissioner resides a statement verified by oath of such county commissioner showing for the twelve months period ending June 30th of each year, the following:

(a) A full and complete inventory of all tools, machinery, equipment and appliances belonging to
the district of such commissioner used or intended to be used in the repair or construction of any highway, road or any work within said county for which public funds are to be expended in whole or in part and which said inventory shall be segregated to show the following sub-heads:

(1) The equipment on hand, together with a statement of the date when acquired, the amount paid therefor, the present value, the estimated life thereof and a sufficient description to fully identify such property;

(2) All equipment of every kind or nature sold or disposed of in any manner during such preceding twelve months period, together with the name of the purchaser, the amount paid therefor, whether or not the same was sold at public or private sale, the reason for such disposal and a sufficient description to fully identify the same;

(3) All the equipment purchased during said period, together with the date of purchase, the amount paid therefor, whether or not the same was bought under competitive bidding, the price paid therefor and the probable life thereof, the reason for making the purchase and a sufficient description to fully identify such property;

(b) The exact amount of money derived from sources other than tax levy coming into possession or under the control of such commissioner for or on account of such district or of the commissioner making such statement; with the name of the party paying the same, the source from which derived, why so derived, and the date of its reception.

(c) The person to whom such money or any part thereof was paid and why so paid and the date of such payment.

Sec. 2. It shall be the duty of the board of county commissioners to make an inventory of all personal property of said county, bought out of the
general fund, or any other fund of the county, which
inventory shall contain the same information and
be compiled in the same manner as provided in sec-
tion 1 for the separate commissioner districts, pro-
vided that the same must be verified by all members
of the board.

Sec. 3. Such inventories shall be filed with the
county auditor as a public record and shall be open
to the inspection of the public, provided further
that such county auditor shall cause such inventory
and/or inventories to be published once in the offi-
cial newspaper of such county within five days after
the filing thereof.

Sec. 4. Any county commissioner failing to file
such statement or wilfully making any false or in-
correct statement therein or aiding or abetting in
the making of any false or incorrect statement shall
be guilty of a gross misdemeanor.

Sec. 5. It is the duty of the prosecuting attor-
ney of each county to within three days from the
calling to his attention of any violation to institute
proceedings against such offending official and in
addition thereto to prosecute appropriate action to
remove such commissioner from office.

Sec. 6. Any taxpayer of such county is hereby
authorized to institute said action in conjunction
with or independent of the action of the prosecuting
attorney.

Sec. 7. That if any section hereof is held invalid
for any reason that full force and effect shall be
given to all the other provisions not expressly af-
fected by such determination.

Passed the Senate March 5, 1931.
Passed the House March 10, 1931.
Approved by the Governor March 19, 1931.