CHAPTER 95.

IH. B. 26.1

NOMINATION OF CANDIDATES FOR PUBLIC OFFICE.

An Acr relating to, regulating and providing for the nomination of candidates for public office and prescribing a method of voting in the State of Washington, amending sections 5180 and 5187 of Remington's Compiled Statutes of Washington.

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

Section 1. That section 5180 of Remington's Amends Compiled Statutes of Washington be amended to read as follows:

Form of.

Section 5180. The name of no candidate shall be Declaration of candidacy, printed upon the official ballot used at any primary election unless at least thirty (30) and not more than sixty (60) days prior to such primary, a declaration of candidacy shall have been filed by him, as provided in this act, in the following form:

1,, declare upor
nonor that I reside at No street,
(city or town of)
county of, State of Wash
ington, and am a qualified voter therein, and
nember ofparty, that
nereby declare myself a candidate for nomination
to the office of, to be made
at the primary election to be held on the day of
, and hereby request that my
name be printed upon the official primary ballot as
provided by law as a candidate of the
party, and I accompany herewith the sum of
dollars, the fee required by
aw of me for becoming such candidate.
Subscribed this day of
9

Judicial candidates Provided, That no person who desires to become a candidate for the office of supreme or superior court judge or justice of the peace shall certify his party affiliations.

Amends § 5187, Rem. Comp. Stat. Sec. 2. That section 5187, Remington's Compiled Statutes of Washington be amended to read as follows:

Primary election ballot.

Sample

Section 5187. The method of voting at such primary election shall be by ballot, and all ballots voted shall be printed as herein provided. On the fifteenth day before the primary election the county auditor shall group all the candidates for each party by themselves, and shall prepare at once in writing, a separate sample ballot for each party for public inspection, which he shall post in a conspicu-He shall proceed to have ous place in his office. printed a separate primary election ballot for each political party which has qualified as hereinbefore provided. These ballots to be prepared in the following manner: Every ticket shall be absolutely uniform in color and size, shall be white and printed in black ink. Across the head of each ballot shall be printed in plain black type, first, the name of the political party, on each ticket following the words, "Primary Election Ballot." On the next line shall be printed the name of the political party, and below that the county in which the ballot is to be used. Then shall follow the words, "To vote for a person mark a cross in the first square at the right of the name of the person for whom you desire to vote." Beginning at the top of the left-hand column, at the left of the line, in black type, shall appear the position for which the names following are candidates, and to the extreme right of the same line the words, "Vote for," then the word "one," "two" or a spelled number designating how many persons under that head are to be voted for. Following this shall come the name of each candidate for that position enclosed in a light-faced rule, with a square to the right of said name, said square being separated by a heavy black-faced rule, the parallel rules containing the names and squares Each position to be one-sixth of an inch apart. with the name running for that office, shall be separated from the following one by a black-faced rule to separate each position clearly. The positions Arrangement shall be arranged as follows: Provided, Nominees for such positions are to be selected in said county under the provisions of this act as hereinafter provided. First, United States senator; next, congressional; next, state; next, legislative; next, county officers; next, precinct officers; next, precinct committeemen; in all cases following under each heading here given, the rotation used in the make-up of the various ballots at the general election. the city elections it shall be the duty of the city clerk elections. to prepare the ballots and arrange the position of the candidates on such ballots, commencing with the office of mayor and following with the offices for which candidates are to be selected, using his reasonable discretion as to such arrangement. duties provided for in this act to be performed by the county auditors with reference to candidates for county and district offices or either of them shall in like manner be performed by the city clerk in each city with reference to the preparation of ballots and primary elections for candidates for city offices. The form of ballot shall be substantially as follows:

Primary election ballot, Form.

(Form of Ballot)

PRIMARY ELECTION BALLOT

Designation of Party
......County
To vote for a person, make a cross (X) in the square at the

UNITED STATES S	Vote for One	MEMBERS OF HOUSE (REPRESENTATIVESDistrict	Vote for
	····		<u></u>
CONGRESSION REPRESENTATIVE IN CONGRESS	NAL Vote for One		<u></u>
		COUNTY CLERK	Vote for One
GOVERNOR STATE	Vote for One		
		TREASURER	Vote for One

LIEUTENANT			
GOVERNOR	Vote for One	SHERIFF	Vote for One
SECRETARY OF STATE	Vote for One	CORONER	Vote for One

STATE AUDITOR	Vote for One	PROSECUTING ATTORNEY	Vote for One
STATE TREASURER	Vote for One	COUNTY AUDITOR	Vote for One
·····			
ATTORNEY GENERAL	Vote for One	COUNTY ENGINEER	Vote for One
		·	
COMMISSIONER OF PUBLIC LANDS	Vote for One	SUPERINTENDENT OF SCHOOLS	Vote for One

INSURANCE COMMISSIONER	Vote for One	COUNTY COMMISSIONERS	Vote for
STATE SUPERINTENDE PUBLIC INSTRUCTION			
	N Vote for One	CONSTABLE	Vote for
LEGISLAT STATE SENATORDistrict	Vote for One	PRECINCT COMMITTEEMAN	Vote for One

Passed the House February 20, 1933. Passed the Senate March 6, 1933. Approved by the Governor March 14, 1933.

CHAPTER 96.

[H. B. 360.]

APPROPRIATING \$15,000.00 FOR CASE OF WASHINGTON v. OREGON.

An Act appropriating moneys from the reclamation revolving fund for the payment of costs, expenses and fees in the case of State of Washington v. State of Oregon, providing the levy and collection of assessments on lands involved for the reimbursement of such fund and declaring an emergency.

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

Section 1. Whereas there is pending in the Case of supreme court of the United States an action Washington v. Oregon. brought by the State of Washington against the State of Oregon for the adjudication of the rights of the State of Washington and its citizens to the waters of the Walla Walla river for irrigation and other purposes and whereas certain costs, expenses and attorneys' fees in such court will have to be advanced and/or paid by the director of conserva-