against state lands in any of such local improvement assessment districts.

Passed the House February 26, 1937.
Passed the Senate March 8, 1937.
Approved by the Governor March 13, 1937.

CHAPTER 81.
[H. B. 371.]

ABOLISHING OFFICES OF TOWNSHIP ASSESSOR.

An Act relating to taxation; providing that no township assessor shall be elected hereafter and that the town board of review shall not hereafter meet or convene, or perform any duties or exercise any power, and abolishing the office of township assessor and the town board of review, in connection therewith, and vesting the powers and duties of said assessor and said board in the county assessor and county board of equalization respectively; and declaring that this act shall take effect immediately.

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

SECTION 1. Hereafter no assessor shall be elected by the electors of any township at any township meeting; nor shall the board of supervisors of any township hereafter meet and convene, or exercise any powers or perform any duties, as a town board of review, for the purpose of reviewing the assessment of property of the township or for any other purpose.

SEC. 2. On and after March 1, 1937, the office of township assessor and the town board of review for townships shall be and hereby are abolished; and on and after said date all powers and duties of said assessor and said board of review shall be vested in and required to be performed by the county assessor and the county board of equalization, respectively: Provided, That the abolishment of said office and said board shall not affect the validity of any act
done or performed by any township assessor or any town board of review in assessing and valuing or equalizing property for taxation purposes prior to said date, and shall not affect the validity of any tax levied or based upon any such acts.

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

Passed the House March 5, 1937.
Passed the Senate March 8, 1937.
Approved by the Governor March 13, 1937.

CHAPTER 82.
[H. B. 390.]

RELIEF OF WILLIAM HENRY ROGERS ET UX.

An Act for the relief of William Henry Rogers and Catherine Dorothy Rogers, his wife, and making an appropriation therefor.

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

Section 1. There is hereby appropriated from the general fund of the State of Washington the sum of sixty-two and 10/100 dollars ($62.10) for the relief of William Henry Rogers and Catherine Dorothy Rogers, his wife, to reimburse them for money paid to the commissioner of public lands of the State of Washington for the purchase of 4.14 lineal chains of shore land in front of part of lot 1, section 4, township 24 north, range 6 east, W. M. on Pine Lake in King county. Pine Lake was declared non-navigable in the case of William E. Best vs. State of Washington and the decision was upheld by the supreme court of the State of Washington by decision dated January 25, 1929 and shown in the 153rd Washington Reports, page 168. By this decision it is