more than five hundred dollars ($500) or be imprisoned in the county jail not exceeding thirty (30) days. Such permission for burning shall be given only upon compliance with such rules and regulations as the director of the department of conservation and development shall prescribe, which shall be only such as the director deems necessary for the protection of life or property.

The supervisor of forestry, any of his assistants, any warden or ranger, may at his discretion, refuse, revoke or postpone the use of permits to burn when such act is clearly necessary for the safety of adjacent property.

Passed the Senate February 9, 1937.
Passed the House March 3, 1937.
Approved by the Governor March 13, 1937.

CHAPTER 97.
[S. B. 205.]

FOREST WARDENS.

AN ACT relating to forest protection and amending section 5785, Remington's Revised Statutes.

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

SECTION 1. That section 5785 of Remington's Revised Statutes of Washington shall be amended to read as follows:

Section 5785. The state supervisor of forestry shall, subject to the approval of the director of the department of conservation and development, have power to appoint within any region or district in this state where there is timber requiring protection, one or more wardens for all or any portion of the period during which the said supervisor deems that forest fire dangers exist.
The said supervisor may, subject to the approval of the said director, and at such times and in such localities as he deems the public welfare demands, employ one or more wardens whose duty it shall be to examine deforested lands of the state, and ascertain if such lands are chiefly valuable for agriculture, or if they are chiefly valuable for timber growing, with a view to reforestation. The said wardens, shall, under the direction of the said supervisor engage in the discovery of inflammable materials, and cause, or assist in the burning of such material at such times as the burning can be done with a minimum of danger to adjacent timber, or other property. The said wardens, under the direction of the said supervisor, shall report any trespass and illegal cutting upon state timber lands, coming to his notice, and report the same to the state land commissioner.

The said supervisor shall have power to temporarily suspend any warden or ranger who may be incompetent or unwilling to discharge properly the duties of his office, and to appoint his successor temporarily, until his action shall be passed upon by the said director.

The wardens shall make their headquarters at such place as the said supervisor shall determine, and upon request of said supervisor to the county commissioners of any county, such wardens shall be furnished with suitably equipped office quarters in the county court house, said quarters to be designated by said county commissioners.

The authority of the wardens respecting the prevention, suppression and control of forest fires, summoning, impressing or employing help, or making arrests for the violation of this act, may extend to any part of the state.

The salaries and necessary expenses of all wardens, together with all wages and expenses incurred
for help and assistance in forest fire protection shall be fixed by the said director, the wages and salaries to be based on but not to exceed going wages and salaries for similar work.

Accounts.

All accounts of the wardens shall be submitted to the said supervisor, as well as all bills for forest fire protection authorized by the wardens.

Reports.

All wardens and rangers shall render reports to the said supervisor on such blanks or forms, or in such manner, and at such times as may be ordered, giving a summary of how employed, the area of county visited, expenses incurred, and such other information as may be called for by the said supervisor.

Passed the Senate February 9, 1937.
Passed the House March 3, 1937.
Approved by the Governor March 13, 1937.

CHAPTER 98.

PUBLIC AUDITORIUMS, ART MUSEUMS AND RECREATIONAL FIELDS.

AN ACT relating to the powers of cities, towns and separately organized park districts in regard to public auditoriums, art museums, and athletic and recreational fields, buildings and facilities, and amending chapter 81 of the Laws of the Extraordinary Session of 1925 by adding thereto a new section to be known as section 3.

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

SECTION 1. That a new section be added to chapter 81 of the Laws of the Extraordinary Session of 1925 (Rem. Rev. Stat., section 8981-2) to be known as section 3 (Rem. Rev. Stat., section 8981-4), reading as follows:

Section 3. Any city or town in this state acting through its council or legislative body, and any sep-