purpose of erecting, altering, maintaining, equipping or furnishing buildings constructed under the act of March 15, 1915, being chapter 66 of the Laws of 1915 and the acts amendatory thereto: Provided, That no sum mentioned in this section shall be credited to the “University of Washington building fund” for the two (2) years next succeeding the date when this act becomes effective, but such sum shall be instead credited to the “University of Washington fund” and shall be expended by the board of regents of the University of Washington for capital outlays, major repairs, betterments, operations and maintenance, including salaries and wages, and for other expenses incident to the operation and maintenance of the University of Washington.

Sec. 2. 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 3, 1939.
Passed the Senate March 7, 1939.
Approved by the Governor March 15, 1939.

CHAPTER 157.
[S. S. B. 23.]

STATE TIDE OR SHORE LANDS CONVEYED TO CITIES FOR PARK PURPOSES.

An Act relating to the conveyance of state owned tide or shore lands to cities and towns and metropolitan park districts for municipal park and/or playground purposes and the securing of the same where necessary by exchanging state owned tide or shore lands therefor and authorizing the Director of Conservation and Development to assist in the development and decoration thereof.

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

Section 1. Whenever application is made to the Commissioner of Public Lands by any incorporated
city or town or metropolitan park district for the use of any state owned tide or shore lands within the corporate limits of said city or town or metropolitan park district for municipal park and/or playground purposes, he shall cause such application to be entered in the records of his office, and shall then forward the same to the Governor, who shall appoint a committee of five (5) representative citizens of said city or town, in addition to the Commissioner of Public Lands and the Director of Conservation and Development, both of whom shall be ex-officio members of said committee, to investigate said lands and determine whether they are suitable and needed for such purposes; and, if they so find, the Land Commissioner shall certify to the Governor that the property shall be deeded to the said city or town or metropolitan park district and the Governor shall then execute a deed in the name of the State of Washington, attested by the Secretary of State, conveying the use of such lands to said city or town or metropolitan park district for said purposes for so long as it shall continue to hold, use and maintain said lands for such purposes.

Sec. 2. In the event there are no state owned tide or shore lands in any such city or town or metropolitan park district suitable for such purposes and the committee finds other lands therein which are suitable and needed therefor, the Commissioner of Public Lands is hereby authorized to secure the same by exchanging state owned tide or shore lands in the same county of equal value therefor, and the use of the lands so secured shall be conveyed to any such city or town or metropolitan park district as provided for in section 1 of this act. In all such exchanges the Commissioner of Public Lands shall be and he is hereby authorized and directed, with the assistance of the Attorney General, to execute such agreements, writings, relinquishments and deeds as
are necessary or proper for the purpose of carrying such exchanges into effect. Upland owners shall be notified of such state owned tide or shore lands to be exchanged.

Sec. 3. The Director of Conservation and Development, in addition to serving as an ex-officio member of any such committee, is hereby authorized and directed to assist any such city or town or metropolitan park district in the development and decoration of any lands so conveyed and to furnish trees, grass, flowers and shrubs therefor.

Passed the Senate February 23, 1939.
Passed the House March 9, 1939.
Approved by the Governor March 16, 1939.

CHAPTER 158.
[S. B. 25.]

UNIFORM MOTOR VEHICLE SAFETY RESPONSIBILITY ACT.

An Act relating to the giving of proof of financial responsibility by owners and operators of motor vehicles, providing penalties for certain offenses.

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

Section 1. That the following words and phrases, wherever used in this act, shall have the meaning as in this act ascribed to them, unless where used the context thereof shall clearly indicate to the contrary.

Sec. 2. "Director." The Director of Licenses of the State of Washington or any duly authorized assistant.

Sec. 3. (a) "Person." Every natural person, firm, copartnership, association or corporation.
(b) "Operator." Every person who is in actual