CHAPTER 200.

[H. B. 236.]

COUNTY AND DISTRICT FAIRS.

An Act relating to the development of the resources of Washington; promoting the general welfare by providing for the encouragement of district exhibitions of the products of agriculture, livestock, arts, science and manufacture; also providing for boys' and girls' 4-H club work, Smith-Hughes vocational work, county and community fairs, and making an appropriation therefor.

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

SECTION 1. The encouragement of 4-H boys' and girls' club and/or Smith-Hughes vocational training students, competition at county and district fairs by the exhibition of their livestock, cereals, agricultural, home economics, manufactured products, and products of art and handicraft is essential to their educational development and should be encouraged in the interest of public good and development of our future citizens.

SECTION 2. For the purposes of this act, the State of Washington is to be divided into five districts under the Director of Agriculture, to embrace the following districts, namely: Northwestern, Southwestern, Central, Southeastern, Northeastern. In each of said districts one fair is to be designated by the Director of Agriculture as a district fair, providing that fair can meet requirements specified by the Director of Agriculture. Funds allocated to said district fairs under this act shall be used solely for the payment of premiums and awards. Failure of any district to qualify under this act shall not void the act as to other districts.

SECTION 3. In order to comply with the provisions of this act, a district fair must be equipped with such facilities, as will be considered and designated adequate by the Director of Agriculture. In general,
such fair must be able to qualify as a district fair in fact as well as name.

Sec. 4. The Director of Agriculture shall have the authority to supervise the rules and awards where state funds allocated under this act shall be used. An accounting of funds received and disbursed under this act shall be furnished the Director of Agriculture upon forms provided by his department.

Sec. 5. Yakima is hereby designated as a site for an annual 4-H Club fair, and each district fair referred to in this act shall be required to stage its fair in advance of the state 4-H Club fair, and further making provision for competition whereby 4-H Club members may qualify for competition at the state 4-H Club fair: Provided, That the central district fair may be held in conjunction with the state 4-H Club fair.

Sec. 6. For the purpose of encouraging 4-H Club and Smith-Hughes work at county and community fairs not specifically designated as the five district fairs or state 4-H fair hereinbefore referred to, provision is hereby made that the board of trustees of any county or community agricultural fair, which offers prizes for the products and articles displayed by 4-H boys’ and girls’ clubs and/or Smith-Hughes vocational training students, may apply to the Director of Agriculture of the State of Washington for an amount of money equivalent to the sum of 50% of premiums paid by such fair. It shall be the duty of the Director of Agriculture to allot and issue voucher for said amount to be paid by the State Treasurer out of funds appropriated for that purpose to such board of trustees, but in no event shall such sum exceed five hundred dollars ($500) in any calendar year to each one of such fairs: Provided, however, That such fairs must have been held for two (2) years prior to the date of application for funds as herein provided.
Sec. 7. It is hereby appropriated from the general fund of the state a sum of twenty-five thousand dollars ($25,000) for the biennium, to be divided in amounts not to exceed three thousand five hundred dollars ($3,500) per annum equally between the state 4-H Club fair, the five district fairs created by this act and other county or community fairs referred to in section 6, providing that the allocation to any district failing to meet the requirements of the Director of Agriculture shall revert to the state.

Passed the House March 7, 1939.
Passed the Senate March 6, 1939.
Approved by the Governor March 17, 1939.

CHAPTER 201.

COUNTY OWNED LANDS AS HOMESITE LANDS.

An Act giving county commissioners the power to designate county owned lands as homesite lands; providing for the settlement, improvement and deeding of such lands; and repealing all acts and parts of acts in conflict herewith.

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

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

(a) "County commissioner." The duly elected, qualified and acting Board of County Commissioners of their respective counties.

(b) "Homesite or homesite lands." Any tract of land listed by the County Commissioners and contained in the list certified by the County Engineer to the County Auditor.