CHAPTER 29.
[H. B. 94.]

PROBATE AND GUARDIAN PROCEDURE AND PRACTICE.

An Act relating to probate practice and procedure, providing for the settlement of interim accounts in guardianship proceedings and amending the probate code (chapter 156, Laws of 1917 as amended) by adding thereto a new section to be designated as section 205-1 (section 1575-1, Remington's Revised Statutes).

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

Amendments.

Section 1. That the probate code (chapter 156, Laws of 1917 as amended) be amended by adding thereto a new section to be designated as section 205-1 (section 1575-1 of Remington's Revised Statutes), to read as follows:

Section 205-1. Upon the filing of any intermediate account required by statute, or of any intermediate account required by court rule or order, the guardian may petition the court for an order settling his account with regard to any and all receipts, expenditures and investments made and acts done by the guardian to the date of said interim report. Upon such petition being filed, the court may in its discretion, where the size or condition of the estate warrants it, set a date for the hearing of such petition and require the service of the petition and a notice of such hearing upon the ward and upon the parent or parents of the ward, if living, and upon the guardian of the person of the ward, if such there be; and, in the event such a hearing be ordered, the court shall also appoint a guardian ad litem, whose duty it shall be to investigate the report of the guardian of the estate and to advise the court thereon at said hearing, in writing. At such hearing on said report of the guardian, if the court be satisfied that the actions of the guardian have
been proper, and that the guardian has in all respects discharged his trust with relation to such receipts, expenditures, investments, and acts, then, in such event, the court shall enter an order approving such account, and such order shall be final and binding upon the ward, subject only to the right of appeal as upon a final order; provided that at the time of final account of said guardian or within one (1) year after said ward attains his majority any such interim account may be challenged by said ward on the ground of fraud.

Passed the House February 9, 1943.
Pasted the Senate February 19, 1943.
Approved by the Governor February 25, 1943.

CHAPTER 30.

WATER RESOURCES. STREAM GAGING FUND.

An Act relating to water resources, authorizing the creation of a trust fund to be known as the "stream gaging fund" and providing how the same shall be constituted and the purpose for which it shall be expended, and defining the powers and duties of the Director of Conservation and Development in relation thereto.

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

Section 1. The Director of Conservation and Development, through and by means of the Supervisor of Hydraulics, is hereby authorized to create within his department a trust fund to be known as the "stream gaging fund." Into said fund shall be deposited all moneys contributed by persons, firms or corporations for stream flow data or other hydrographic information furnished by the department in cooperation with the United States Geological Survey and the fund shall be expended on a matching