PARKS, PLAYGROUNDS, GYMNASIUMS, SWIMMING POOLS, FIELD HOUSES, RECREATIONAL FACILITIES, BATHING BEACHES, ROADS AND PUBLIC CAMPS.

An Act relating to parks, playgrounds, gymnasiums, swimming pools, field houses, recreational facilities, bathing beaches, roads and public camps; authorizing certain municipalities and local subdivisions of government to operate, acquire or join in the acquisition thereof; to join in the conduct of a recreation program and amending sections 1, 2 and 3, chapter 107, Laws of 1921.

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

Section 1. Section 1, chapter 107, Laws of 1921 (sec. 9319, Rem. Rev. Stat.), is amended to read as follows:

Section 1. Any city in this state acting through its City Council, or its Board of Park Commissioners when authorized by charter or ordinance, any separately organized park district acting through its Board of Park Commissioners or other governing officers, any school district acting through its Board of School Directors, any county acting through its Board of County Commissioners, and any town acting through its City Council shall have power, acting independently or in conjunction with the United States, the State of Washington, any county, city, park district, school district or town or any number of such public organizations to acquire any land within this state for park, playground, gymnasiums, swimming pools, field houses and other recreational facilities, bathing beach or public camp purposes and roads leading from said parks, playgrounds, gymnasiums, swimming pools, field houses and other recreational facilities, bathing beaches, or public camps to nearby highways by donation, purchase or condemnation, and to build, construct, care for, control, supervise, improve, operate and maintain parks,

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playgrounds, gymnasiums, swimming pools, field houses and other recreational facilities, bathing beaches, roads and public camps upon any such land, including the power to enact and enforce such police regulations not inconsistent with the constitution and laws of the State of Washington, as are deemed necessary for the government and control of the same. The power of eminent domain herein granted shall not extend to any land outside the territorial limits of the governmental unit or units exercising said power.

Sec. 2. Section 2, chapter 107, Laws of 1921 (sec. 9320, Rem. Rev. Stat.), is amended to read as follows:

Section 2. Any city, park district, school district, county or town shall have power to enter into any contract in writing with any organization or organizations referred to in this act for the purpose of conducting a recreation program or exercising any other power granted by this act. In the conduct of such recreation program property or facilities owned by any individual, group or organization, whether public or private, may be utilized by consent of the owner.

Sec. 3. Section 3, chapter 107, Laws of 1921 (sec. 9321, Rem. Rev. Stat.), is amended to read as follows:

Section 3. Any city, town, county, separately organized park district, or school district shall have power to establish, care for, control, supervise, improve, operate and maintain a public camp or camps anywhere within the state, and to that end may make, promulgate and enforce any reasonable rules and regulations in reference to such camps and make such charges for the use thereof as may be deemed expedient.
SEC. 4. This act shall not be construed to repeal or limit any existing power of any city or park district, but to grant powers in addition thereto.

Passed the Senate March 8, 1949;
Passed the House March 7, 1949.
Approved by the Governor March 16, 1949.

CHAPTER 98.
[S. B. 99.]

LIVESTOCK.

An Act relating to the inspection for livestock brands; providing for the inspection of meats and hides; fixing fees for brand inspection, re-recording of brands, and community sales and slaughtering; prescribing penalties for illegal branding; providing for reciprocal agreements with other states on brand inspection; amending section 5, chapter 156, Laws of 1935; sections 6, 10, and 12, chapter 75, Laws of 1937; section 3, chapter 198, Laws of 1939; and sections 2 and 4, chapter 187, Laws of 1947, and repealing section 8, chapter 75, Laws of 1937.

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

SECTION 1. As used in this act, unless clearly indicated otherwise by the context:

(1) "Director" means the Director of Agriculture;

(2) "Meat food animal" means cattle, horses, mules, asses, swine, sheep and goats;

(3) "Carcass" means all parts, including viscera, of a dead meat food animal;

(4) For the purpose of procuring a farm slaughter permit "bona fide farmer" means any person chiefly engaged in producing agricultural products on whose farm the number of meat food animals is in keeping with the size of the farm and who has owned the dam of eighty per cent of the meat food animals slaughtered or to be slaughtered under farm slaughter permit, but does not mean any person who actively engages in buying or trading meat food animals, or actively engages, directly or indirectly,