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

SECTION 1. Section 80.40.010, R.C.W., as derived from section 1, chapter 214, Laws of 1947, is amended to read as follows:

A city or town may construct, condemn and purchase, acquire, add to, maintain, and operate water works, within or without its limits, for the purpose of furnishing the city and its inhabitants, and any other persons, with an ample supply of water for all purposes, public and private, including water power and other power derived therefrom, with full power to regulate and control the use, distribution, and price thereof: Provided, however, That all water sold by a municipal corporation outside its corporate limits shall be sold at just and reasonable rates.

For such purposes any city or town may take, condemn and purchase, purchase, acquire, and retain water from any public or navigable lake or watercourse, surface or ground, and, by means of aqueducts or pipe lines, conduct it to the city or town; and it may erect and build dams or other works across or at the outlet of any lake or watercourse in this state for the purpose of storing and retaining water therein up to and above high water mark; and for all the purposes of erecting such aqueducts, pipe lines, dams, or water works or other necessary structures in storing and retaining water, or for any of the purposes provided for by this chapter, the city or town may occupy and use the beds and shores up to the high water mark of any such watercourse or lake, and acquire the right by pur-
CHASE, OR BY CONDEMNATION AND PURCHASE, OR OTHERWISE, TO ANY WATER, WATER RIGHTS, EASEMENTS OR PRIVILEGES NAMED IN THIS CHAPTER, OR NECESSARY FOR ANY OF SAID PURPOSES, AND THE CITY OR TOWN MAY ACQUIRE BY PURCHASE OR CONDEMNATION AND PURCHASE ANY PROPERTIES OR PRIVILEGES NECESSARY TO BE HAD TO PROTECT ITS WATER SUPPLY FROM POLLUTION. SHOULD PRIVATE PROPERTY BE NECESSARY FOR ANY SUCH PURPOSES OR FOR STORING WATER ABOVE HIGH WATER MARK, THE CITY OR TOWN MAY CONdemN AND PURCHASE, OR PURCHASE AND ACQUIRE SUCH PRIVATE PROPERTY. NO SUCH DAM OR OTHER STRUCTURE SHALL IMPede, OBstruct, OR IN ANY WAY interfere WITH PUBLIC NAVIGATION OF THE LAKE OR WATER-Course.

[ R.C.W. 80.40.010 was derived from Rem. Supp. 1947, § 9488 (first nine and one-half lines and beginning at line 28, page 836 to the last proviso).]

Passed the Senate March 8, 1951.
Passed the House March 6, 1951.
Approved by the Governor March 19, 1951.

CHAPTER 253.

[S. B. 410.]

PROTECTION OF STATE BOUNDARIES—MILITIA.

An Act relating to the powers and duties of the governor in connection with the militia of the state; empowering him to enter into compacts and agreements with governors of bordering states for guarding and patrol of bridges crossing the common boundaries of said states, and the patrol of said boundaries; and declaring an emergency.

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

Section 1. The governor, with consent of congress, is authorized to enter into compacts and agreements with governors of bordering states concerning guarding and patrol of bridges crossing the common boundaries of said states, and for the patrol of said common boundaries. In any such compact