members of the corporation. The notice must set forth in full the matter or proposition to be considered at the meeting. Voting by proxy shall be allowed.

Passed the House March 1, 1953.
Passed the Senate March 10, 1953.
Approved by the Governor March 17, 1953.

CHAPTER 122.
[S. B. 114.]

IRRIGATION DISTRICTS—ELECTORS—DIRECTORS—QUALIFICATIONS.

An Act providing additional qualifications for a director of an irrigation district; and amending section 87.01.090, RCW.

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

SECTION 1. Section 87.01.090, RCW, as derived from section 3, chapter 129, Laws of 1921, is amended to read as follows:

A person twenty-one years old, being a citizen of the United States and a resident of the state and who holds title or evidence of title to land in the district or proposed district shall be entitled to vote therein. A majority of the directors shall be residents of the county or counties in which the district is situated and all shall be electors of the district. If more than one elector residing outside the county or counties is voted for as director, only that one who receives the highest number of votes shall be considered in ascertaining the result of the election. Where land is community property both the husband and wife may vote if otherwise qualified. An agent of a corporation owning land in the district, duly authorized in writing, may vote on behalf of the corporation by filing with the election officers his instrument of authority. An elector resident in the district shall vote in the
precinct in which he resides, all others shall vote in
the precinct nearest their residence. No director shall
be qualified to take office unless at the time of
his election as such director he was the owner of
five acres or more of land within the district subject
to assessments by the irrigation district: Provided,
That this additional qualification for the office of
director shall not apply in any irrigation district
where more than fifty percent of the total acreage of
the district subject to assessment is owned in indi-
vidual ownerships of less than five acres.

Passed the Senate February 14, 1953.
Passed the House March 4, 1953.
Approved by the Governor March 17, 1953.

CHAPTER 123.
[S. B. 217.]
BOOM COMPANIES.

An Act relating to boom companies; increasing the maximum
rates which may be charged for certain services thereof;
and amending section 76.28.040, RCW.

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

Amendment. Section 1. Section 76.28.040, RCW, as derived
from section 4, of an act approved March 17, 1890,
entitled, "An Act to declare and regulate the powers,
rights and duties of corporations organized to build
booms and to catch logs and timber products there-
in", is amended to read as follows:

After such works have been constructed, the cor-
poration shall catch, hold, and assort the logs and
timber products of all persons requesting such ser-
vice, upon the same terms and without discrimina-
tion. It shall have the right, in consideration of the
convenience and security afforded to the public in
the handling of logs and timber products, to charge