CHAPTER 33.
[ H. B. 252. ]

WASHINGTON STATE FERRIES.

An Act authorizing the Washington toll bridge authority to operate a ferry system under the name of "Washington State Ferries."

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

SECTION 1. The Washington toll bridge authority is hereby authorized to operate its ferry system under the name: "Washington State Ferries."

Passed the House February 10, 1953.
Passed the Senate February 18, 1953.
Approved by the Governor February 24, 1953.

CHAPTER 34.
[ S. B. 29. ]

FIREWORKS.

An Act regulating the sale and the offering or exposing for sale of certain fireworks; regulating the manner of using fireworks; providing penalties; amending sections 70.77.030, 70.77.040, and 70.77.060, RCW; and declaring an emergency.

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

SECTION 1. Section 70.77.030, RCW, as derived from section 3, chapter 174, Laws of 1951, is amended to read as follows:

It shall be unlawful to manufacture, sell as a wholesaler, jobber or broker, offer for retail sale, expose for retail sale, sell at retail, or use or explode one pound rockets or larger, sidewick salutes, cherry bombs, cherry salutes, M-80’s, T.N.T. bombs, toy torpedoes, or any other fireworks within the state except such as comply with the following detailed specifications: Ground explosives, which shall be
made without solid silicate end plugs and be made of ordinary paper shells with fuse in end, and same shall not contain an explosive composition in excess of a total of twelve grains, nor be over two inches in length by one-half inch in width, outside diameter exclusive of fuse; skyrockets, which shall not be in excess of one and one-quarter inches in outside diameter, or in excess of ten inches in length, or designated in excess of one-half pound; ground propulsion items which shall not exceed the explosive content of a one and five-eighths inch Chinese firecracker; aerial bombs which do not contain a total explosive charge in excess of thirty grains of explosive composition per tube; buzz bombs or similar articles which do not contain an explosive composition in excess of twenty grains; Roman candles which do not contain balls in excess of twenty per candle; other types of fireworks such as sparklers, cone goods, handle goods, base goods, and wheel goods, snakes, snake nests, and boa constrictors of a non-poisonous nature; star shells, parachute shells, and bursting comets that do not contain any explosive composition in addition to their usual composition for smoke or illumination; any item of fireworks designed to stand on the ground, in the form of a cone, which shall not contain any explosive composition: Provided, That the provisions of this section shall not apply to the manufacture, sale, offer for sale, or use of fireworks employed in supervised public displays by municipalities, fair associations, amusement parks or other organizations or groups of individuals holding permits from the cities or counties wherein the displays are to be held.

Sec. 2. Section 70.77.040, RCW, as derived from section 4, chapter 174, Laws of 1951, is amended to read as follows:

It shall be unlawful for any person, firm, copartnership, or corporation to offer for retail sale, expose
for retail sale, sell at retail, or use or explode any fireworks within the state, except between the dates of June 25 and July 5, inclusive: Provided, That the provisions of this section shall not apply to supervised public displays by municipalities, fair associations, amusement parks or other organizations or groups of individuals holding permits from the cities or counties wherein the displays are to be held.

Sec. 3. Section 70.77.060, RCW, as derived from section 6, chapter 174, Laws of 1951, is amended to read as follows:

The state fire marshal shall adopt reasonable rules and regulations for the granting of permits for supervised public displays of fireworks by municipalities, fair associations, amusement parks, and other persons, organizations or groups of individuals: Provided, That the governing body of any municipality, or of any county, may require a bond or liability policy deemed adequate by the municipality, or the county, from any person, firm, copartnership or corporation in a sum not less than five hundred dollars conditioned for the payment of all damages which may be caused either to a person or persons or to property by reason of the authorized display, and arising from any acts of any person, firm, copartnership or corporation, his agents, employees or subcontractors.

Sec. 4. This act is necessary for the immediate preservation of the public peace, health and safety, and shall take effect immediately.

Passed the Senate February 10, 1953.
Passed the House February 18, 1953.
Approved by the Governor February 24, 1953.