

the name of the claimant; the name of the person by whom the laborer was employed or to whom the material was furnished; the legal description of the property to be charged with the lien; the name of the owner, or reputed owner of the property; and the amount for which the lien is claimed, and shall be signed and verified by the claimant, or by some person in his behalf, to the effect that the affiant believes it to be just. If the claim has been assigned, the claim shall state the name of the assignee. In foreclosure suits, such claims of lien may be amended by order of the court, insofar as the interests of third parties shall not be affected thereby. Any number of claimants may join in the same claim for the purpose of filing and enforcing their liens, by stating the amount claimed by each lienor.

Signed and verified.

Amendment of claim of lien.

Joinder.

Passed the Senate February 21, 1955.
 Passed the House March 5, 1955.
 Approved by the Governor March 17, 1955.

CHAPTER 240.
 [S. B. 286.]

STATE CHILDREN AND YOUTH SERVICES—COUNSELING SERVICES.

AN ACT relating to the department of public institutions, division of children and youth services; providing for professional counseling and consultative services for juvenile problems and juvenile control officers to aid law enforcement agencies, and amending chapter 234, Laws of 1951 and chapter 43.19 RCW, by adding a new section thereto.

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

New section.

SECTION 1. Chapter 234, Laws of 1951 and chapter 43.19 RCW are each amended by adding a new section thereto to read as follows:

The division of children and youth services of the department of public institutions may provide

professional counseling services to delinquent and maladjusted children and their parents, consultative services to communities dealing with problems of children and youth, and may give assistance to law enforcement agencies by means of juvenile control officers who may be selected from the field of police work.

Passed the Senate February 18, 1955.

Passed the House March 6, 1955.

Approved by the Governor March 17, 1955.

CHAPTER 241.

[S. B. 192.]

CRIMES OF INMATES OF STATE PENAL INSTITUTIONS.

AN ACT relating to crimes of prisoners of state penal institutions, defining prison riot, the holding of hostages, possession of contraband, interference with laboring prisoners, the giving of narcotics and firearms to a prisoner; providing penalties therefor; and empowering officers and guards of penal institutions to have powers of a peace officer in certain situations.

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

SECTION 1. Whenever two or more inmates of a state penal institution assemble for any purpose, and act in such a manner as to disturb the good order of such institution and contrary to the commands of the officers of such institution, by the use of force or violence, or the threat thereof, and whether acting in concert or not, they shall be guilty of prison riot.

Prison riot defined.

SEC. 2. Every inmate of a state penal institution who is guilty of prison riot or of voluntarily participating therein by being present at, or by instigating, aiding or abetting the same, shall be punished by imprisonment in the state penitentiary for not less than one year nor more than ten years, which shall be in addition to the sentence being served.

Penalty.