CHAPTER 35.
[H.B. 162.]

COUNTY OFFICIALS, EMPLOYEES—RCW CORRECTIONS.

AN ACT relating to county officers, deputies and employees; enacting RCW 36.17.030 and 36.28.020; validating prior acts and proceedings; and declaring an emergency.

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

SECTION 1. RCW 36.17.030 is enacted to read as follows:

All county officers shall be entitled to their necessary reasonable traveling expenses in the performance of their official duties, bills therefor to be audited by the county commissioners: Provided, That when using their own cars, they shall be allowed not to exceed eight cents per mile for each mile of necessary travel.

Note: See also section 1, chapter 79, Laws of 1961.

Sec. 2. RCW 36.28.020 is enacted to read as follows:

Every deputy sheriff shall possess all the power, and may perform any of the duties, prescribed by law to be performed by the sheriff, and shall serve or execute, according to law, all process, writs, precepts, and orders, issued by lawful authority.

Persons may also be deputed by the sheriff in writing to do particular acts; including the service of process in civil or criminal cases, and the sheriff shall be responsible on his official bond for their default or misconduct.

Sec. 3. All acts or proceedings undertaken, performed, or exercised under sections 1 and 2 of this act, or any right acquired or liability incurred thereunder, prior to the effective date of this act, are hereby declared valid and of full force and effect.

Sec. 4. This act is necessary for the immediate preservation of the public peace, health and safety,
the support of the state government and its existing public institutions, and shall take effect immediately.

Passed the Senate February 15, 1961.
Approved by the Governor February 21, 1961.

EXPLANATORY NOTE

Substitute House Bill No. 400 (chapter 219, Laws of 1957) was a bill relating to county officers, deputies and employees.

Sections 1 through 3 of the bill attempted to follow the established legislative practice of setting forth all of the RCW components of divided and combined session laws; thereby setting forth the session laws in full. Section 1 containing the legislative direction referred to all of the session law sources and also referred to RCW 36.16.070, 36.17.020, 36.17.030 and 36.28.020 as being "divided and amended to read as set forth in sections 2 through 5 of this act". Apparently through inadvertence RCW 36.17.030 and 36.28.020 were omitted from the bill. In order to assure session law background for these code sections, they are herewith presented for enactment.

CHAPTER 36.

[ H. B. 259. ]

MALT LIQUOR—LABELS ON PACKAGES.

AN ACT relating to malt liquor and regulating the labeling of packages thereof; and amending section 44, chapter 62, Laws of 1933, extraordinary session and RCW 66.28.120.

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

SECTION 1. Section 44, chapter 62, Laws of 1933, extraordinary session and RCW 66.28.120 are each amended to read as follows:

Every person manufacturing or distributing malt liquor for sale within the state shall put upon all packages containing malt liquor so manufactured or distributed a distinctive label showing the nature of the contents, the name of the person by whom the malt liquor was manufactured, and the place where it was manufactured. For the purpose of this section, the contents of packages containing malt liquor shall be shown by the use of the word "beer," "ale," "stout," or "porter," on the outside of the packages.

Passed the House February 9, 1961.
Passed the Senate February 15, 1961.
Approved by the Governor February 21, 1961.