CHAPTER 118.
[ Senate Bill No. 320. ]

PUBLIC UTILITY DISTRICTS—ACQUIRED LANDS—
EASEMENTS FOR FORMER OWNERS.

An Act relating to public utility districts; and adding a new
section to chapter 54.16 RCW.

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

SECTION 1. There is added to chapter 54.16 RCW
a new section to read as follows:

Notwithstanding any other provision of law,
every public utility district acquiring privately
owned lands, real estate or property for reservoir
purposes of a hydroelectric power project dam on
the Columbia river, upon acquisition of title to said
lands, whether acquired by purchase or condem-
nation, shall grant back to the former owners of
the lands acquired upon their request therefor,
whether prior to conveyance of title to the district
or within sixty days thereafter, a perpetual ease-
ment appurtenant to the adjoining property for
such occupancy and use and improvement of the
acquired lands as will not be detrimental to the
operation of the hydroelectric project and not be in
violation of the required conditions of the district's
Federal Power Commission license for the project:
Provided, That said former owners shall not there-
after erect any structure or make any extensive
physical change thereon except under a permit is-
sued by the public utility district:
Provided further, That said easement shall include a provision that
any shorelands thereunder shall be open to the pub-
lc, and shall be subject to cancellation upon sixty
days notice to the owners by the district that such
lands are to be conveyed to another public agency
for game or game fish purposes or public recre-
ational use, in which event the owners shall re-
move any structures they may have erected thereon within a reasonable time without cost to the dis-

trict. The provisions of this section shall not be applicable with respect to: (1) lands acquired from an owner who does not desire an easement for such occupancy and use; (2) lands acquired from an owner where the entire estate has been acquired; (3) lands acquired for, and reasonably necessary for, project structures (including borrow areas) or for relocation of roads, highways, railroads, other utilities or railroad industrial sites; and (4) lands heretofore acquired or disposed of by sale or lease by a public utility district for whatsoever purpose.

Passed the Senate March 29, 1965.

Passed the House March 25, 1965.

Approved by the Governor April 8, 1965.

CHAPTER 119.
[ Senate Bill No. 399. ]

MOTOR VEHICLES—ACCIDENT REPORTS.

An Act relating to motor vehicle accident reports; amending section 46.52.030, chapter 12, Laws of 1961 and RCW 46.52-.030; amending section 46.52.080, chapter 12, Laws of 1961 and RCW 46.52.080, adding new sections to chapter 12, Laws of 1961 and to chapter 46.52 RCW; and prescribing penalties.

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

SECTION 1. Section 46.52.030, chapter 12, Laws of 1961 and RCW 46.52.030 are each amended to read as follows:

The operator of any vehicle involved in an ac-
cident resulting in injury to or death of any person or damage to the property of any one person to an apparent extent of one hundred dollars or more, shall, within twenty-four hours after such acci-