tions to such roll in the manner and within the time provided in this
title, and not appealing from the action of the sewer commission in
confirming such assessment roll in the manner and within the time in
this title provided. No proceedings of any kind shall be commenced
or prosecuted for the purpose of defeating or contesting any such
assessment, or the sale of any property to pay such assessment, or
any certificate of delinquency issued therefor, or the foreclosure
of any lien issued therefor. (*-PRGV4D9D-That*)

This section shall not be construed as prohibiting the bring-
ing of injunction proceedings to prevent the sale of any real estate
upon the grounds:

(1) That the property about to be sold does not appear upon
the assessment roll, or

(2) that said assessment has been paid.

This section also shall not prohibit the correction of clerical
errors and errors in the computation of assessments in assessment rolls
by the following procedure:

(1) The board of sewer commissioners may file a petition with
the superior court of the county wherein the district is located,
asking that the court enter an order correcting such errors and di-
recting that the county treasurer pay a portion or all of the incor-
rect assessment by the transfer of funds from the district's mainten-
ance fund, if such relief be necessary.

(2) Upon the filing of the petition, the court shall set a
date for hearing and upon the hearing may enter an order as provided
in subsection (1) of this paragraph: PROVIDED, That neither the cor-
recting order or the corrected assessment roll shall result in an in-
creased assessment to the property owner.

Passed the Senate February 26, 1969.
Passed the House March 11, 1969.
Approved by the Governor March 25, 1969.
Filed in office of Secretary of State March 25, 1969.
AN ACT Authorizing conveyance of certain unplatted first class tide-
lands in Skagit county from the state of Washington to the
port of Skagit county.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

NEW SECTION. Section 1. The commissioner of public lands of the
state of Washington is hereby authorized and directed to certify in the manner now provided by law in other cases to the governor for
deed to the port of Skagit county the following described tidelands:
The unplatted tidelands of the first class, owned by the state of Washington, situate in front of, adjacent to or abutting upon tracts 1, 2, 3, 4, and 5, LaConner Tide Lands, in section 31, township 34 north, range 3 east, W.M., said tracts 1, 2, 3, 4, and 5 being as shown on plate 20 of the official maps of LaConner Tide Lands on file in the office of the commissioner of public lands at Olympia, Washington. SUBJECT, HOWEVER, To an easement for right of way for county road granted December 4, 1945 to Skagit County under application No. 1790; also SUBJECT to an easement for right of way for storm drain channel granted November 19, 1968 to Skagit County drainage district No. 15 under application No. 33044.

NEW SECTION. Sec. 2. The governor is hereby authorized and directed to execute, and the secretary of state to attest, a deed to the port of Skagit county, conveying all of said tidelands.

NEW SECTION. Sec. 3. Whenever the port of Skagit county shall cease to hold and use said tidelands for public port purposes, the grant of said tidelands shall be terminated thereby and said tidelands shall revert to the state.

Passed the Senate March 7, 1969
Passed the House March 11, 1969
Approved by the Governor March 25, 1969
Filed in office of Secretary of State March 25, 1969