Skamania shall constitute the third congressional district and shall be entitled to one representative in congress of the United States.

SEC. 4. That the counties of Klickitat, Yakima, Benton, Kittitas, Whitman, Grant, Adams, Franklin, Walla Walla, Columbia, Garfield and Asotin shall constitute the fourth congressional district and shall be entitled to one representative in congress of the United States.

SEC. 5. That the counties of Ferry, Stevens, Lincoln, Spokane, Chelan, Okanogan, Douglas and Pend Oreille shall constitute the fifth congressional district and shall be entitled to one representative in congress of the United States.

SEC. 6. That, at the next general election to be held on the first Tuesday after the first Monday in November, 1914, one representative in the congress of the United States shall be elected in each of the congressional districts by the qualified electors therein and the votes for said representatives shall be given, received, returned and canvassed as the same are now given, received, returned and canvassed for electors for president and vice-president of the United States.

Passed the House February 20, 1913. Passed the Senate March 12, 1913. Approved by the Governor March 17, 1913.

CHAPTER 95.

[H. B. 381.]

MAKING PIERCE'S CODE 1912, OFFICIAL.

AN ACT to adopt Pierce's Washington Code as an official compilation.

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

SECTION 1. The compilation of the session laws of the State of Washington, arranged and compiled by Frank Pierce and known as "Pierce's Washington Code," is hereby

[For former districts see Rem.-Bal., §§ 3673-76; Pierce's Code, 1912, 99 §§ 1-7.]

Pierce's

Code

Fourth district.

Fifth district.

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adopted as an official compilation of existing statutes of the state up to and including the year 1911.

SEC. 2. It shall be proper for the legislature, in amending or repealing existing statutes, and for the courts in referring to existing statutes, to refer to or cite Pierce's Washington Code containing such law.

Passed the House February 7, 1913. Passed the Senate March 11, 1913. Approved by the Governor March 17, 1913.

CHAPTER 96.

[H, B. 350.]

ESTABLISHING A SECONDARY HIGHWAY.

AN ACT relating to the feasibility and utility of certain lands for state road purposes, describing and defining the same and declaring the same to be a secondary highway.

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

SECTION 1. The following described road, having been examined, and its feasibility and utility having been determined by the state highway commission, under the provisions of chapter 51, Laws of Washington, A. D. 1909, and in accordance with chapter 25, Laws of Washington A. D. 1909, and the report of the highway commissioner being favorable thereto, the same is hereby declared to be a secondary highway and shall be known and described as hereinafter set forth.

SEC. 2. Extension of secondary highway No. 8, beginning at the town of Washougal, in Clarke county, the present western terminus of secondary highway No. 8, and extending westerly by the most feasible route to Vancouver, Washington. Also commencing at the town of Goldendale, in Klickitat county, the present eastern terminus of said road, and extending the same northeasterly by the most feasible route to Mabton, in Yakima county.

Passed the House February 14, 1913.

Passed the Senate March 12, 1913.

Approved by the Governor March 17, 1913.

Reference is to ch. 25 and 51, L. '09; Rem.-Bal., \$\$ 5900 and 5906; Pierce's Code, 1912, 493 \$\$ 49 and 55.

State Road No. 8.

(For definition of secondary highway, see ch. 65 supra.)