amendments thereof or additions thereto by reference to such code without the necessity of publishing or posting such code, amendments or additions: Provided, however. That not less than three copies of such code shall have been filed for use and examination by the public, in the office of the city examination by the public, in the office of the city Three clerk of said city, prior to the adoption thereof, and copies filed. amendments and additions thereto, when printed and filed with the city clerk, shall be considered and accepted as amendments and additions to such code without the necessity of further adoption of such amendments or additions by such city when such original ordinance adopting such code so provides.

Passed the Senate January 29, 1935. Passed the House February 28, 1935. Approved by the Governor, March 4, 1935.

CHAPTER 33.

rs. B. 13.1

SHERIFFS' INDEMNITY BONDS.

An Acr relating to sheriffs' indemnity bonds and amending section 4172. Remington's Revised Statutes.

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

Section 1. That section 4172 of Remington's Revised Statutes be, and the same is hereby amended \$\frac{\partial 172}{\partial Rem.} \frac{\partial 172}{\par to read as follows:

Section 4172. No sheriff, deputy sheriff or coroner shall be liable for any damages for neglecting or refusing to serve any civil process unless his Indemnity legal fees are first tendered him; and if any property levied upon by virtue of any writ of attachment or execution or other order issued to the sheriff out of any court in this state is claimed by any other person than the defendant, and such per-

son or his agent or attorney makes affidavit of his title thereto or his right to possession thereof, stating the value thereof and the ground of such right of title, the sheriff may release such levy, unless the plaintiff on demand indemnifies the sheriff against such claim by an undertaking executed by a sufficient surety, and no claim to such property by any other person than the defendant shall be valid against the sheriff, unless so made; and notwithstanding such claim when so made, he shall retain such property under levy a reasonable time to demand such indemnity.

Passed the Senate January 29, 1935. Passed the House March 1, 1935. Approved by the Governor, March 4, 1935.

CHAPTER 34.

[S. B. 17.]

ADOPTING REMINGTON'S REVISED STATUTES OF WASHINGTON AS THE OFFICIAL COM-PILATION OF THE STATE LAWS.

An Acr to adopt Remington's Revised Statutes of Washington as an official compilation of the laws of this state, and relating to additions and amendments thereto, and declaring that this act shall take effect immediately.

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

Remington's Revised Statutes. Section 1. The compilation of the session laws of the State of Washington, known as Remington's Revised Statutes, together with such additions thereto as have been certified by the secretary of state, is hereby adopted as official compilation of existing statutes of this state.

SEC. 2. It shall be proper for the legislature in amending or repealing existing statutes, or for the courts in referring to existing statutes, to refer to