

CHAPTER 54.

[ S. B. 198. ]

HIGHWAY PURPOSES—STATE LANDS RESERVED—  
LIMITED ACCESS.

AN ACT providing for setting aside of property rights in state land for limited access highway facilities; and amending section 47.12.020, RCW.

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

Amendment.

SECTION 1. Section 47.12.020, RCW, derived from section 25, chapter 53, Laws of 1937, is hereby amended to read as follows:

Public lands subject to highway purposes.

If it is necessary that public lands of the state, including tide or shore lands and oyster reserve lands, or rights thereon, or road materials therefrom, be taken for state highway purposes, including lands or property rights needed in connection with limited access facilities established pursuant to chapter 47.52, RCW, the director shall file in the office of the commissioner of public lands a map showing the location of the highway with reference to the property and property rights needed, according to the United States government survey. Thereupon the state shall reserve the easements and rights on such lands as shown on the map, and such lands shall be sold, leased, or otherwise disposed of subject to the easements and subject to the right to acquire and use any additional land for such highway purposes, and subject to the right of the state to enter and remove road materials needed for such highway purposes.

Limited access facilities.

Director to file map.

Disposition of lands; reservation of easements and rights.

Passed the Senate February 12, 1953.

Passed the House February 25, 1953.

Approved by the Governor March 3, 1953.