

CHAPTER 22

(S. B. No. 24)

PROVIDING FOR A SUPERIOR JUDGE FOR STEVENS COUNTY, AND FOR THE ELECTION OF THREE SUPERIOR JUDGES FOR SPOKANE COUNTY.

AN ACT providing for the appointment and election of a judge of the Superior Court of the State of Washington, in and for the County of Stevens, and providing for the election of three judges of the said Superior Court in and for the County of Spokane, and specifying the County of said State over which the present judge of said Superior Court in and for the Counties of Spokane and Stevens, jointly, shall preside; and fixing the term of office of the judge appointed; and declaring an emergency.

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

SECTION 1. From and after the passage and approval of this act there shall be one judge of the Superior Court of the State of Washington in and for the County of Stevens, and three judges of said Superior Court in and for the County of Spokane. ^{Fixing number.}

SEC. 2. The Governor of the State of Washington shall, upon the passage of this act, appoint said judge of said Superior Court in and for the County of Stevens, who shall hold his office as judge of said Superior Court from the time of appointment until his successor is elected and qualified, which said election shall take place at the next general election held in the State of Washington. ^{Appointment by Governor.}

SEC. 3. At the general election to be held in the State of Washington in the year 1906, there shall be elected in the said County of Stevens one Superior Judge, who shall succeed the Superior Judge mentioned in Section 2 of this act, and whose term of office shall commence upon his election and qualification, and who shall hold office until the second Monday in January, 1909, and until his successor is elected and qualified. ^{Election in 1906.}

SEC. 4. From and after the appointment and qualification of a person to serve as judge of said Superior Court in and for the said County of Stevens, under the provisions of this act, the Superior Judge of said court elected at the general election of the year 1904, in and for the Counties

of Spokane and Stevens, jointly, shall, during the remainder of his term of office, and until his successor is elected and qualified, remain the judge of said court in and for the County of Spokane.

Elections subsequent to 1906.

SEC. 5. At the general election to be held in the State of Washington, in the year 1908, and every four years thereafter, there shall be elected in the said County of Spokane three Superior Judges, in the County of Stevens one Superior Judge.

Emergency.

SEC. 6. An emergency exists and this act shall take effect immediately.

Passed the Senate February 7, 1905.

Passed the House February 15, 1905.

Approved by the Governor February 16, 1905.

CHAPTER 23.

(H. B. No. 30)

RELATIVE TO DETENTION, REGISTRATION AND SALE OF ESTRAYS.

AN ACT in relation to estrays, providing for their detention, registration and sale, and prescribing penalties for its violation.

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

Records of County Auditors—how arranged.

SECTION 1. It shall be the duty of the County Auditors of the several counties of the State to keep a book of suitable dimensions to be called the "Record of Estrays." The book shall be divided into two parts; the first part shall be designated "Estrays Lost," and the second part "Estrays Found." The part designated "Estrays Lost," shall be ruled and spaced substantially as follows: The first column to contain the name of the owner; the second, his address; the third, the date lost or strayed; fourth, the kind of animal and age; fifth, the color; sixth, brands; seventh, ear marks; eighth, other marks of identification; ninth, customary range; tenth, page registered in "Estrays Found." The part designated "Estrays Found" shall be ruled and spaced substantially as follows: The first column to contain the

Estrays lost