

Which right-of-way was conveyed to the State of Washington by the United States of America, by deed dated the 16th day of May, 1901, and filed in the auditor's office of Walla Walla county, State of Washington, June 5, 1901, and recorded in volume "77" of Deeds, at page 590 *et seq.*, be, and the same is hereby ceded to the heirs of Annie E. Ennis, deceased, their heirs and assigns.

Deed of conveyance.

SEC. 2. The governor and secretary of state are hereby directed to make proper conveyances in accordance with section 1 hereof.

Passed the Senate January 28, 1915.

Passed the House March 10, 1915.

Approved by the Governor March 16, 1915.

CHAPTER 86.

[S. B. 228.]

VALIDATING EXTENSION OF BOUNDARIES OF THIRD CLASS CITIES.

AN ACT validating all extensions of boundaries or enlargement of limits or areas of all third class cities or towns of the State of Washington; whether the extension of boundaries or enlargement of limits of areas were made or attempted to be made by election, action of councils, commissioners or other governing bodies.

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

Validation of enlargement of area.

SECTION 1. All extensions of boundaries or enlargement of limits or areas of any and all cities or towns of the third class of the State of Washington heretofore made or attempted to be made by election, action of councils, commissioners or other governing bodies whether the same was regular or not are hereby validated and all territory included or attempted to be included by such extension of boundaries or enlargement of limits or area of any city or town of the third class whether regularly or irregularly done and whether by election, action of councils, board of commissioners, or other governing bodies is hereby declared to be a portion and part of such city or town so

enlarging or attempting to enlarge its boundaries, area or limits.

Passed the Senate February 17, 1915.

Passed the House March 9, 1915.

Approved by the Governor March 16, 1915.

CHAPTER 87.

[S. B. 363.]

FILLING LOW LANDS IN FIRST AND SECOND CLASS CITIES.

AN ACT relating to filling of private property in the cities of the first and second classes where necessary as a sanitary measure and amending section 5 of chapter 243, Laws of 1907.

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

SECTION 1. That section 5 of chapter 243, Laws of 1907 be amended to read as follows:

Section 5. Such city may, in its discretion, by general or special ordinance, or both, instead of requiring immediate payment for the said work to be made by the owners of property included in said assessment roll, authorize the issuance of interest bearing bonds or warrants of such local improvement district, which shall include the property liable to assessment for such improvement, the said bonds or warrants to be payable on or before a date not to exceed twelve (12) years from and after their date and may be issued subject to call, the amount of the said assessment to be payable in installments or otherwise, and the bonds to be of such terms as shall be provided in said ordinance or ordinances and to bear interest at such rate as may be prescribed in such ordinance or ordinances, but not to exceed eight per cent. (8%) per annum: *Provided*, That whenever the improvement shall lie wholly or partly within the boundaries of any commercial waterway district organized and existing under the provisions of chapter 11 of the Laws of 1911 and the acts amendatory thereof, such

Amends
Laws 1907,
p. 673, § 5;
Rem.-Bal.
§ 7969, by
enlarging
time of pay-
ment of
bonds, and
adding
proviso.

Bonds
authorized.

Improve-
ments within
waterway
districts.