

## CHAPTER 60.

[H. B. 59.]

## MEMORIAL MILESTONE IN FRANCE.

AN ACT providing for placing a memorial milestone on the line occupied by the allied armies in France and Belgium on November 11, 1918, and making an appropriation therefor.

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

SECTION 1. For the purpose of erecting a memorial milestone on the line in France and Belgium occupied by the allied armies on November 11, 1918, properly inscribed to denote its erection by the people of the State of Washington, there is hereby appropriated from any funds in the state treasury not otherwise appropriated the sum of two hundred dollars. The state auditor is authorized and directed to draw his warrant on the state treasurer payable to C. A. Guerard, consul of France, at Seattle, Washington, for the sum hereby appropriated.

Passed the House December 2, 1925.

Passed the Senate December 18, 1925.

Approved by the Governor December 23, 1925.

## CHAPTER 61.

[H. B. 95.]

## SEPARATE DESIGNATIONS FOR COUNCILMEN IN CITIES OF THE FIRST CLASS.

AN ACT authorizing certain cities of the first class to provide for separate designations for councilmen and for their filing for and election to office under such separate designations.

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

SECTION 1. Any city of the first class having a population less than one hundred thousand by the last Federal census and having a charter providing that each of its councilmen shall be the commissioner of an administrative department of such city, may

Appropriation.

When separate designations possible.

by ordinance provide for the separate designation of such councilmen as officers, in accordance with such administrative departments, and for their filing for and election to office under such separate designations.

Ordinance providing for separate designations.

SEC. 2. Whenever any such city shall have passed such an ordinance providing for such separate designations and for filing for and election to office in accordance therewith, such city shall have no power to repeal the same except by ordinance passed by the council of such city and submitted to the voters thereof at a general or special election and ratified by a majority of the voters voting thereon.

Ordinance may not be repealed without ratification of voters.

Passed the House November 25, 1925.

Passed the Senate December 18, 1925.

Approved by the Governor December 23, 1925.

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## CHAPTER 62.

[H. B. 146.]

### LAND SETTLEMENT ADJUSTMENT BOARD.

AN ACT relating to and providing for the relief of, and authorizing modification of contracts with, certain settlers upon land settlement projects, and the sale of surplus lands thereof, creating a land settlement adjustment board, making an appropriation, and declaring an emergency.

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

SECTION 1. There is hereby created a land settlement adjustment board, hereinafter called the adjustment board, which shall consist of the director of conservation and development, a practical farmer familiar with irrigation practice to be appointed by the president of the senate and a practical farmer familiar with irrigation practice to be appointed by the speaker of the house of representatives. The members of said adjustment board other than the director of conservation and development shall hold

Creation of board.

Members.

Term.