east quarter (SE1/4) of Section Twenty (20), Township Twenty-two (22), North Range Four (4) East, Willamette Meridian, less portion for road, situated in the County of King, State of Washington, for which purpose the sum of Ten Thousand Twenty- Appropriation. one and 61/100 dollars (\$10,021.61) is hereby appropriated from any moneys in the Park and Parkways fund.

Passed the Senate March 10, 1927. Passed the House March 8, 1927. Approved by the Governor March 19, 1927.

CHAPTER 245.

(S. B. 212.)

UNLAWFUL USE OF TEAR BOMBS.

An Act relating to the use of tear bombs and similar devices, and providing a penalty therefor.

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

Section 1. Any person other than a lawfully constituted peace officer of this state who shall deposit, leave, place, spray, scatter, spread or throw in any building, or any place, or who shall counsel, aid, assist, encourage, incite or direct any other per-son or persons to deposit, leave, place, spray, unlawful. scatter, spread or throw, in any building or place, or who shall have in his possession for the purpose of, and with the intent of depositing, leaving, placing, spraying, scattering, spreading or throwing, in any building or place, or of counselling, aiding, assisting, encouraging, inciting or directing any other person or persons to deposit, leave, place, spray, scatter, spread or throw, any stink bomb, stink paint, tear bomb, tear shell, or any other device, material, chemical or substance, which, when exploded or opened, or without such exploding or opening, by

Penalty.

Who may

reason of its offensive and pungent odor, does or will annoy, injure, endanger or inconvenience any person or persons, shall be guilty of a gross misdemeanor: *Provided*, That this act shall not apply to persons in the military service, actually engaged in the performance of military duties, pursuant to orders from competent authority nor to any property owner or person acting under his authority in providing protection against the commission of a felony.

Passed the Senate March 9, 1927. Passed the House March 9, 1927. Approved by the Governor March 19, 1927.

CHAPTER 246.

[S. B. 251.]

STATE PUBLIC LANDS ON FEDERAL RECLAMATION PROJECTS.

An Act relating to the subdivision, appraisement and disposal of public lands of the state on federal reclamation projects, defining the powers and duties of certain officers in relation thereto, authorizing the exchange of such lands for public lands of the United States, and providing that if any part of this act shall be declared unconstitutional, the remainder shall be unaffected thereby.

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

Section 1. The commissioner of public lands of the State of Washington is authorized to cooperate with the secretary of the interior of the United States with a view to facilitate the execution of plans approved by the secretary of the interior for subdivision and disposal of lands under federal reclamation projects constructed or to be constructed under the provisions of the Act of Congress of June 17, 1902, (32 Stat., 388) and acts amendatory thereof or supplementary thereto in farm units bounded by lines considered more economical and convenient for irrigation and reclamation than the lines of legal

Cooperation of state land commissioner with U. S. interior department in disposal of federal reclamation lands under 32 Stat. 388.