## CHAPTER 79.

[ S. B. 260. ]

COMPENSATION FOR WORKMEN ENGAGED IN EXTRA-HAZARDOUS MARITIME OCCUPATIONS.

An Act relating to the compensation of workmen engaged in extra hazardous maritime occupations, defining the plant of such employment, and amending Section 18a of Chapter 74 of the Laws of 1911.

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

Section 1. That section 18a of chapter 74 of the Laws of 1911, added by section 1 of chapter 111 of the Laws of the Extraordinary Session of 1925 (section 7693a of Remington's Compiled Statutes, 1927 Supplement) be amended to read as follows:

Section 18a. The provisions of this act shall apply to all employers and workmen, except a master or member of a crew of any vessel, engaged in maritime occupations for whom no right or obligation exists under the maritime laws for personal injuries or death of such workmen.

If an accurate segregation of pay rolls covering any class or classes of workmen engaged in maritime occupations and working part time on shore and part time off shore can not be made by the employer, the director of the department of labor and industries is hereby authorized and directed to fix from time to time a basis for the approximate segregation of the pay rolls of such class or classes of employes to cover the shore part of their work, and the employer shall pay to the accident fund on that basis for the time such workmen are engaged in their work.

Where two or more employers are simultaneously engaged in a common enterprise at one and the same site or place in maritime occupations under circumstances in which no right or obligation exists under the maritime laws for personal injuries or

Amends § 18a, ch. 74, Laws of 1911; § 1, ch. 111, Ex. Laws of 1925; § 7693a, Rem. Comp. Stat., 1927 Sup.

Maritime occupations.

Segregation of pay rolls.

Common enterprise.

death of such workmen, such site or place shall be deemed for the purposes of this act to be the common plant of such employers.

Passed the Senate March 6, 1931. Passed the House March 10, 1931. Approved by the Governor March 17, 1931.

## CHAPTER 80.

[ S. S. B. 20. ]

TAX LEVY FOR RECLAMATION REVOLVING FUND.

An Act relating to the tax levy for the reclamation revolving fund and amending Section 12 of Chapter 158 of the Laws of 1919, as amended by Section 1 of Chapter 218 of the Laws of 1927.

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

That section 12 of chapter 158 of the Amends § 12, ch. 158, Laws ection 3015 of Remington's Compiled of 1919; § 1, Laws Section 1. Laws of 1919 (section 3015 of Remington's Compiled Statutes), as amended by section 1, chapter 94 of the Laws of 1929, be amended to read as follows:

of 1929; § 3015, Rem. Comp. Stat.

Section 12. For the purpose of raising revenue for the carrying out of the provisions of this act, the state equalization committee shall, beginning the fiscal year of 1919, and annually thereafter, except in the years 1931 and 1932, at the time of levying Tax levy. taxes for state purposes, levy upon all property subject to taxation, and the proper officers shall collect, a tax of one-half of one mill. The revenue so raised shall be paid into the state treasury and credited to the state reclamation revolving fund.

Passed the Senate January 26, 1931. Passed the House March 12, 1931. Approved by the Governor March 18, 1931.