Vetoed.

beginning April 1, 1939, and ending March 31, 1940, for the purpose of making necessary surveys, plats and other work incident to carrying out purposes and provisions of this act.

Passed the House February 21, 1939.

Passed the Senate March 5, 1939.

Approved by the Governor March 19, 1939, with the exception of section 2, which is vetoed.

CHAPTER 209.

[H. B. 177.]

HYDRO-ELECTRIC FEES CREDITED TO RECLAMATION REVOLVING FUND.

An Act relating to annual fees by claimants of water power; providing that such fees shall be credited to the reclamation revolving fund; prescribing the duties of the Director of the Department of Conservation and Development with respect thereto; and amending section 3 of chapter 105, Laws of 1929, (section 11575-3 of Remington's Revised Statutes of Washington).

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

Amends § 11575-3, Rem. Rev. Stat. Section 1. That section 3 of chapter 105, Laws of 1929, (section 11575-3 of Remington's Revised Statutes of Washington) be and the same is hereby amended to read as follows:

Fees, use.

Section 3. That all fees paid under provisions of this act, shall be credited by the State Treasurer to the reclamation revolving fund and subject to legislative appropriation, be allocated and expended by the Director of the Department of Conservation and Development for investigations and surveys of natural resources in cooperation with the Federal government, or independently thereof, including stream gaging, hydrographic, topographic, river, underground water, mineral and geological surveys; the

State Auditor may anticipate receipts and issue war- Anticipation rants to cover such expenditures in any amount not of receipts and issuance of warrants. exceeding twenty-five thousand dollars (\$25,000): Provided, That in any one biennium all said expenditures shall not exceed total receipts from said power license fees collected during said biennium: And provided further, That the portion of money allocated by said director to be expended in cooperation with the Federal government shall be contingent upon the Federal government making available equal amounts for such investigations and surveys.

Passed the House February 16, 1939. Passed the Senate March 6, 1939. Approved by the Governor March 19, 1939.

CHAPTER 210.

[H. B. 327.1

FISHING RIGHTS OF SOKULK INDIANS.

An Acr for relief of the Sokulk Indians, providing for their fishing in designated areas.

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

Section 1. That the Sokulk Indians, otherwise Rights known as the Priest Rapids band of Indians, may fish in that section of the Columbia River between the Priest Rapids and a point opposite White Bluffs; also at their ancient fishing grounds on the Yakima River at the irrigation diversion dam maintained by the Richland Irrigation District and by the Columbia Irrigation District at a point known as the "Horn", otherwise known as "Wana Wish", about twenty-two (22) miles southeast from White Bluffs, under conditions not otherwise permitted by the laws of this state, so that any such Indian may take salmon or