## CHAPTER 59.

(S. B. 105.)

## BRANCH BANKS.

An Acr relating to banks maintaining branch banks or branch banking offices; requiring the presentation at such branch bank or banking office of all checks, notes, trade acceptances, orders for payment and stop payment orders, confirmations or renewals relating to or to be paid out of any account or deposit maintained at such branch bank or banking office, and requiring that tender of payment of any note, draft or trade acceptance payable at or drawn on or acceptable at any branch bank or banking office shall be made at such branch bank or banking office.

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

Section 1. No stop-payment order, renewal or stopconfirmation issued against check, note, draft or trade acceptance drawn against or payable out of any account or deposit kept or maintained with any branch bank or branch banking office of any bank or banking association doing business within the state shall be effectual to require compliance therewith by such bank, banking association, branch bank or branch banking office unless and until such stoppayment order, renewal or confirmation has been served upon such bank by delivery of the same or of a copy thereof to some person in charge of such branch bank or branch banking office, or employed therein.

SEC. 2. No presentation of any check, note, draft Presentation. or trade acceptance drawn upon, made payable at or to be presented for acceptance at or to any branch bank or branch banking office of any bank or banking association doing business within this state shall constitute a valid presentation of such note, draft or trade acceptance unless and until presentation shall be made at such branch bank or branch banking office.

Tender of payment.

SEC. 3. No tender of payment, either in whole or in part, of or upon any note or trade acceptance, made payable at any branch bank or branch banking office of any bank or banking association doing business within this state shall be effectual to modify, alter or change the rights or liabilities of any party to such note or trade acceptance, or of any owner or holder thereof, or of any person liable thereon, unless such tender of payment is made at the branch bank or branch banking office at which such note is made payable or at which such trade acceptance is to be presented.

Passed the Senate February 2, 1939. Passed the House March 5, 1939. Approved by the Governor March 10, 1939.

## CHAPTER 60.

[S. B. 197.]

## SHORELANDS CONVEYED TO UNIVERSITY.

An Act authorizing the conveyance of certain shorelands to the University of Washington for arboretum and botanical gardens.

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

Section 1. The Commissioner of Public Lands of the State of Washington is hereby authorized and directed to certify in the manner now provided by law to the Governor for deeding to the University of Washington all of the following described Lake Washington shorelands, to-wit: blocks sixteen (16) and seventeen (17), Lake Washington Shorelands, as shown on the map of said shorelands on file in the office of the Commissioner of Public Lands.

SEC. 2. The Governor is hereby authorized and directed to execute, and the Secretary of State to

Deed.