CHAPTER 55. [H. B. 139.]

INDUSTRIAL INSURANCE—EMPLOYMENTS INCLUDED.

An Act relating to workmen's compensation which is also known as industrial insurance; and amending section 2, chapter 74, Laws of 1955 and RCW 51.12.010.

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

Section 1. Section 2, chapter 74, Laws of 1955 RCW 51.12.010 and RCW 51.12.010 are each amended to read as follows:

amended.

There is a hazard in all employment, but certain Employments included. employments have come to be, and to be recognized as being inherently constantly dangerous. This title is intended to apply to all such inherently hazardous works and occupations, and it is the purpose to embrace all of them which are within the legislative jurisdiction of the state, in the following enumeration, and they are intended to be embraced within the term "extrahazardous" wherever used in this title, to wit:

Factories, mills and workshops where machinery is used; printing, electrotyping, photoengraving and stereotyping plants where machinery is used; foundries, blast furnaces, mines, wells, gas works, waterworks, reduction works, breweries, elevators, wharves, docks, dredges, smelters, powder works; laundries operated by power, quarries, engineering works; logging, lumbering and shipbuilding operations; logging, street and interurban railroads; buildings being constructed, repaired, moved, or demolished; telegraph, telephone, electric light or power plants or lines, steam heating or power plants, steamboats, tugs, ferries, and railroads; installing and servicing radios and electrical refrigerators; general warehouse and storage; teaming, truck driving, and motor delivery, including drivers and helpers, in connection with any occupation except

agriculture; stage, taxicab and for hire driving; restaurants, taverns, clubs, and establishments; employees supplying service to the public in hotels, clubs furnishing sleeping accommodations, apartment hotels; janitors, chambermaids, porters, bellmen, pinsetters, elevator operators and maintenance men employed in apartment houses, office buildings, stores, mercantile establishments, theaters and bowling alleys employing one or more employees; bunkhouses, kitchens, and eating houses in connection with extrahazardous occupations or conducted primarily for employees in extrahazardous occupations; transfer, drayage, and hauling; warehousing and transfer; fruit warehouse and packing houses; and work performed by salaried peace officers of the state, the counties, and the municipal corporations.

Note: See also section 9, chapter 308, Laws of 1959.

Passed the House February 27, 1959.

Passed the Senate February 26, 1959.

Approved by the Governor March 2, 1959.

CHAPTER 56.

PRISONERS-PROSECUTION FOR OTHER CRIMES.

An Acr relating to the prosecution of persons committed to state penal institutions for other crimes committed within the state.

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

Disposition of untried indictments, etc., of prisoner—Procedure.

Section 1. (1) Whenever a person has entered upon a term of imprisonment in a penal or correctional institution of this state, and whenever during the continuance of the term of imprisonment there is pending in this state any untried indictment, information or complaint against the prisoner, he shall be brought to trial within one hundred twenty days