CHAPTER 164.

[H. B. No. 369.]

AMENDING ACT RELATIVE TO THE ASSESSMENT AND COLLECTION OF TAXES.

AN ACT to amend Section 97½ (Pierce's Code, Section 8693) of an act entitled "An act to provide for the assessment and collection of taxes in the State of Washington," approved March 15, 1897, as the same was added to said act by an act approved March 6, 1899.

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

Section 1. That section 971 of an act entitled "An act to provide for assessment and collection of taxes in the State of Washington," approved March 15, 1897, same was added to said act by ลท approved March 6. 1899, be amended to read Section 971. The County Prosecuting Atfollows: torney shall furnish to holders of certificates of delinquency, at the expense of the county, forms of applications for judgment, forms of summons and form of publication notices when the same are required, and shall prosecute to final judgment all actions brought by holders of certificates under the provisions of this act for the foreclosure of tax liens, when requested so to do by the holder of any certificate of delinquency: Provided, Said holder has duly paid to the clerk of the court the sum of two dollars for each action brought as per section 119: Provided, further, That nothing herein shall be construed to prevent said holder from employing other and additional counsel, or prosecuting said action independent of and without assistance from the Prosecuting Attorney, if he so desires, but in such cases, no other and further costs or charge whatever shall be allowed than the costs provided in this section and section 119 of this act: And Provided, also, That in no event shall the County Prosecuting Attorney collect any fee for the services herein enumerated.

County Attorney to furnish forms.

May prosecute action independent of County Attorney.

No fee to be paid County Attorney.

Passed the House March 10, 1903.

Passed the Senate March 12, 1903.

Approved by the Governor March 16, 1903.