or kill, any feathered game for the market or sale in any month in the year except the month of December.

SEC. 2. Such game shall be of the several kinds as follows: Swan, geese, brants, sand-hill cranes, grouse, pheasants, partridges, prairie chicken, snipe and all the various and different kinds of ducks.

SEC. 3. It shall be unlawful for any person or persons to sell or dispose of, except in the month of December, or have in their possession for the purpose of sale, any of the game mentioned in section two, for money, or for any pay whatever.

SEC. 4. That it shall be unlawful to ship any kind or kinds of game out of this state for the market any month in the year.

SEC. 5. That it shall be unlawful for any person or persons to kill, trap, or in any manner cause to be killed, quail and golden, silver, China or Mongolian pheasants for the period of five years after this act becomes a law.

SEC. 6. That all fines or moneys collected under this act be paid to the county treasurer and held in and made a sinking fund for a game commissioner.

SEC. 7. Any person violating any of the provisions of this act shall be guilty of a misdemeanor, and on conviction thereof shall be fined for each offense in a sum not less than ten dollars nor more than one hundred dollars.

Approved March 9, 1891.

CHAPTER CL.
[H. B. No. 235.]
RELATING TO TIDE AND SHORE LANDS.
AN ACT relating to tide and shore lands.  
Be it enacted by the Legislature of the State of Washington:

SECTION 1. That the tide and shore lands belonging to the State of Washington, not within two miles of any cor.
porated city or town, covered by natural oyster beds, or so much shore and tide land as is necessary for the preservation and growth of any natural oyster bed, is hereby withdrawn and reserved from sale or lease for the purpose of establishing a natural oyster bed reserve.

Sec. 2. The board of appraisers of tide and shore lands appointed and acting under and by virtue of an act entitled "An act for the appraising and disposing of the tide and shore lands belonging to the State of Washington," approved March 26, 1890, shall, when this act takes effect, investigate and determine the shore and tide lands within their county covered by a natural oyster bed, as well as such parts of tide and shore lands within the said county not covered by a natural oyster bed but which is necessary for the preservation and growth of any natural oyster bed. And such board of appraisers shall cause to be made a plat of such natural oyster beds, and of such tide and shore lands which they deem necessary and reserve for the preservation and growth of such natural oyster beds; and such plat shall be marked and noted upon the tide and shore land plats of such county, and thereafter shall be known as "natural oyster beds reserved," and the same shall not be offered for sale or lease, nor sold nor leased.

Sec. 3. The decision of the board of appraisers hereinbefore mentioned shall be open to appeal and review in making the reservations provided for in the foregoing sections. This act shall be open to all appeals and supervisions provided now by law under the act entitled "An act for the appraising and disposing of the tide and shore lands belonging to the State of Washington," approved March 26, 1890, and as may hereafter be provided by law either amendatory to said last named act or in addition thereto.

Approved March 9, 1891.