hundred dollars, and imprisonment for a term of not more than one year, and forfeit any license he or she may then hold.

Sec. 14. For the purpose of carrying out the provisions of this act, the sum of five thousand dollars, or so much thereof as may be necessary, is hereby appropriated from the general fund of the State into the oyster fund: Provided, however, That within two years from the date of the passage of this act, the amount hereby appropriated shall be reimbursed by the oyster fund to the general fund and thereafter fifty per cent. of the amount received for licenses and receipts for seed shall be paid into the State general fund.

Sec. 15. An emergency exists and this act shall take effect immediately.

Passed the House March 3, 1903.
Passed the Senate March 10, 1903.
Approved by the Governor March 16, 1903.

CHAPTER 167.
[H. B. No. 138.]
PROVIDING A BOUNTY FOR KILLING OF SEALS AND SEA LIONS.

AN ACT providing for the payment of a bounty for the killing of the common seal (phoca vitulina) and sea lions, and making an appropriation therefor.

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

SECTION 1. There shall be paid a bounty in the sum of one dollar for the killing of each common seal (phoca vitulina) and the sum of two dollars and fifty cents for the killing of each sea lion, when killed within the waters of the State of Washington, or within the waters of the Pacific ocean within one marine league of the Washington shore: Provided, however, That no more than twenty-five hundred dollars shall be paid in any year as a bounty under the provisions of this act.
SEC. 2. Any person killing or causing to be killed within the waters of the State of Washington, or within the Pacific ocean within one marine league of the Washington shore, any common seal (phoca vitulina), or any sea lion, shall scalp or cause to be scalped said seal or sea lion and shall take the scalp to the Fish Commissioner of the State of Washington, or any deputy, and shall make an affidavit that the animal from which the scalp was taken, was killed within the State of Washington, or in the Pacific ocean within one marine league of the Washington shore, together with date of killing, which said affidavit shall be in the following form:

STATE OF WASHINGTON, )
 ) ss
County of............... )

I, (A. B.), being first duly sworn, on oath depose and say, that I killed (in case the party making the affidavit did not kill, then he must include herein that he saw killed, and here insert the kind killed and the place and the time when killed), said animals within the State of Washington, or (if in the waters of the Pacific ocean), within one marine league of the Washington shore, and that the scalp or scalps, which are here presented, are the identical scalps taken from said animals and which animals were killed within the year 190...

Signed, .......................

Subscribed and sworn to before me this ... day of ...., 190...

Fish Commissioner of the State of Washington.

That thereupon said Fish Commissioner, or his deputy, shall immediately investigate the truth of said affidavit and all allegations therein, and shall be authorized to demand additional evidence, and the Fish Commissioner and any deputy appointed by him, is hereby authorized to administer oaths and take the affidavit hereinbefore provided.

SEC. 3. The party killing said animals and presenting said affidavit mentioned in section two of this act shall be required to deliver all scalps to the Fish Commissioner, or the deputy taking the affidavit. Thereupon the Fish Commissioner, upon being satisfied the party making the affidavit actually killed or caused to be killed the number of animals named in his affidavit, and the scalps presented are in number identical with the number and kind stated in the affidavit, and all delivered to the Fish Commissioner,
shall issue a certificate in duplicate which shall be in the following form:

STATE OF WASHINGTON, )
 ) ss No. .......
County of ................ )

This is to certify, that ................. has satisfactorily proved to me that he killed ............. within the waters of the State of Washington, and is entitled to receive from the State Treasurer the sum of ........ therefor.

Fish Commissioner of the State of Washington.

Provided, That in case the affidavit and scalps herein provided are presented to a deputy fish commissioner, the deputy shall investigate the statements contained in said affidavit, and he shall forward the said affidavit, together with his report in writing thereon, to the Fish Commissioner, and the Fish Commissioner shall thereupon investigate the same and if satisfied of the truth of said affidavit, shall issue the certificate hereinbefore mentioned, but the deputy fish commissioner shall not destroy the scalps delivered to him until the Fish Commissioner issues the certificate. No deputy shall be permitted to issue any certificate hereunder. Each certificate and duplicate shall be correctly and consecutively numbered, the original shall be delivered to the party making the affidavit, and the duplicate shall be numbered the same as the original and shall be immediately forwarded to the State Auditor to be filed in his office. The party receiving such (such) certificate, or his assigns or order, upon presentation of such certificate to the State Auditor shall be entitled to be paid the amount thereof and the State Auditor upon said certificate being presented to him shall compare the same with the duplicate thereof and if found in all respects correct shall issue a warrant for the amount thereof. The Fish Commissioner shall immediately after issuing the certificate hereinbefore mentioned, destroy all scalps presented, but shall preserve and keep of record all affidavits, and shall keep correct record of the number and amount of each certificate issued, in a book provided for that purpose, and when the total amount of certificates issued shall equal twenty-five hundred dollars ($2,500) in any one year, no more certificates shall be issued for that year, and no further bounty paid for that year.
SESSION LAWS, 1903.

SEC. 4. A scalp, referred to in this act, shall consist of both ears, of the seal or sea lion, connected by a strip of skin that grew between them, at least two inches wide, intact.

SEC. 5. For the purpose of paying the bounties provided in this act, there is hereby appropriated the sum of five thousand dollars for the period of two years from this date, that is to say: twenty-five hundred dollars for the payment of the bounties for the year 1903 and twenty-five hundred dollars for the payment of bounties for the year 1904 out of any moneys in the fish hatchery fund in the State treasury not otherwise appropriated.

Passed the House February 24, 1903.
Passed the Senate March 12, 1903.
Approved by the Governor March 16, 1903.

CHAPTER 168.

[H. B. No. 450.]

FOR THE RELIEF OF E. H. HOOVER & CO.

AN ACT appropriating money for the relief of E. H. Hoover & Co.

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

SECTION 1. That there is hereby appropriated out of the general fund in the State treasury not otherwise appropriated, the sum of $158.25 for the relief of E. H. Hoover & Co. for furnishing office furniture to the State printing board for the use of the State expert printer.

Passed the House March 11, 1903.
Passed the Senate March 12, 1903.
Approved by the Governor March 16, 1903.