CHAPTER 193.
[H. B. 238.]
RELATING TO BOUNTIES ON WILD ANIMALS.

An Act to provide for the extermination of cougar, wild-cat, lynx, coyote and timber wolf, for the payment of bounties for such extermination, providing penalties, and making an appropriation therefor.

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

Section 1. Any person who shall kill any cougar, lynx, wild-cat, coyote or timber wolf in the State of Washington shall be entitled to a bounty therefor as follows: For each cougar, twenty dollars ($20.00); for each lynx or wild-cat, five dollars ($5.00); for each coyote, one dollar ($1.00); and for each timber wolf, fifteen dollars ($15.00).

Sec. 2. Upon the production to the county auditor of any county of the entire hide or pelt and right fore leg to the knee joint intact of any cougar, lynx, wild-cat, coyote or timber wolf, killed in such county, each of which hides or pelts shall show two ears, eye holes, skin to tip of nose, and right fore leg to the knee joint intact, the county auditor shall require satisfactory proof that such animal was killed in such county. When the county auditor is satisfied that such animal was killed in his county, he shall cut from such hide or pelt the bone of the right fore leg to the knee as aforesaid which shall be burned in the presence of such auditor and one other county official, who shall certify to the date and place of such burning.

Sec. 3. Any person or persons obtaining or attempting to obtain said bounty on the hide or pelts of any cougar, wild-cat, lynx, coyote or timber wolf, killed more than thirty days prior to the date of obtaining or attempting to obtain said bounty or that was killed outside of the boundaries of the county in which the same was offered, or make any other false or fraudulent representation for the purpose of obtaining such bounty, shall be guilty of a felony and upon conviction thereof shall be imprisoned
in the state penitentiary for a period of time not to exceed five years, or shall be punished by a fine of not less than five hundred dollars nor more than five thousand dollars, or by both such fine and imprisonment at the discretion of the court.

Sec. 4. The amount paid by any county for scalps under this act shall be credited to it by the State Auditor upon receipt by the State Auditor of a sworn statement from the county auditor as to the amount of warrants issued under the provisions of this act in said county, which statement shall be rendered to the State Auditor by each county quarterly, and the State Auditor shall make a charge against the general fund of the state for any such credits: Provided, That the credits herein provided for shall not exceed twenty-five thousand dollars ($25,000.00) for each biennial period.

Passed by the House March 9, 1909.
Passed by the Senate March 11, 1909.
Approved March 18, 1909.

CHAPTER 194.
[S. B. 257.]
RELATING TO ASSESSMENT OF BENEFITS TO ROADS IN DRAINAGE DISTRICTS.

An Act relating to the assessments of benefits resulting to public or county roads by reason of the construction and maintenance of dikes or drains under the diking and drainage laws of this state, and providing a method of payment of such benefits, and declaring an emergency.

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

Sec. 1. Whenever, upon the trial to fix and assess the benefits and damages resulting from the construction of any diking or drainage system under the laws of this state, the jury shall find by its verdict that any public or county road will be benefited from the construction of such improvement, the clerk of the court in which such trial is