shall comply with the terms of said contract and make the payments herein provided for, a deed as herein provided for shall issue to him from the State; *Provided* that said contract shall contain a covenant of defeasance as is provided in the case of deeds issued under the provisions of this act; *provided further*, that such contract shall be subject to a cancellation by the Commissioner of Public Lands for failure to comply with its provisions, *and provided further*, that whenever an installment shall mature, the applicant may, if he, they, or it, so elect, pay more than one installment.

**SEC. 5.** All moneys received for the disposal of oyster lands, under the provisions of this act, shall be paid into the State Oyster Reserve Fund.

Passed the House, March 8, 1919.
Passed the Senate, March 12, 1919.
Approved by the Governor March 18, 1919.

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**CHAPTER 166.**

[H. B. 121.]

**CULTIVATION OF CLAMS AND OTHER SHELL FISH ON OYSTER LANDS.**

An Act giving owners and holders of oyster lands the further privilege of cultivating and propagating clams and edible shell fish thereon.

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

**SECTION 1.** That any person, firm, or corporation in possession of tide lands from the State of Washington, and holding the same under contract or deed from the State of Washington, containing provisions restricting use of said lands or any portion thereof to the cultivation of oysters only, shall hereafter be, and they are hereby, given the further
right to use said lands or any portion thereof, for the cultivation and propagation of clams and any and all edible shell fish.

Passed the House, February 5, 1919.
Passed the Senate, March 10, 1919.
Approved by the Governor March 18, 1919.

CHAPTER 167.

[T. H. B. 113.]

TAXATION IN CITIES OF THIRD CLASS.

AN ACT relating to taxation in cities of the third class and amending section 17 of an act entitled "An Act relating to the government, powers and duties of cities of the third class" approved March 20th, 1915, and known as section 17 of chapter 184 of the Session Laws of 1915, also, known as 7671-17 Remington's 1915, Codes and Statutes of Washington.

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

SECTION 1. That section 17 of chapter 184 of the Session Laws of 1915, approved March 20th, 1915, be amended to read as follows:

Section 17. Any such city shall have power through its council to levy and collect annually, a property tax for the payment of current expenses not exceeding fifteen mills on the dollar of assessed valuation: Provided, that if the qualified electors of said city at a special election to be held for that purpose should vote in favor of a larger levy for the payment of current expenses, than fifteen mills on the dollar of assessed valuation, a larger levy for said purpose may accordingly be made: Provided, further, that the affirmative vote of three-fifths of the electors voting at such election shall be necessary to authorize such levy.