matter of any form, advocating, advising or teaching such necessity, duty, propriety or expediency, or

(3) By word of mouth or writing justify any act or conduct with intent to advocate, advise or teach such necessity, duty, propriety or expediency, or

(4) Organize or help to organize, give aid to, be a member of or voluntarily assemble with, any group of persons formed to advocate, advise or teach such necessity, duty, propriety or expediency,

Shall be guilty of a felony.

Sec. 4. This act shall not be construed to repeal or amend any existing penal statute.

Sec. 5. This act is necessary for the immediate preservation of the public health, peace and safety, and shall take effect immediately.

Passed the Senate February 24, 1919.
Passed the House March 11, 1919.
Approved by the Governor March 19, 1919.

CHAPTER 174.
[S. S. B. 236.]

PREVENTION OF CRIMINAL SYNDICALISM.

An Act relating to crimes, providing penalties for the dissemination of doctrines inimical to public tranquility and orderly government, and repealing chapter 3 of the Laws of 1919.

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

Section 1. Whoever shall

(1) Advocate, advise, teach or justify crime, sedition, violence, intimidation or injury as a means or way of effecting or resisting any industrial, economic, social or political change, or
(2) Print, publish, edit, issue or knowingly sell, circulate, distribute or display any book, pamphlet, paper, hand-bill, document, or written or printed matter of any form, advocating, advising, teaching or justifying crime, sedition, violence, intimidation or injury as a means or way of effecting or resisting any industrial, economic, social or political change, or

(3) Organize or help to organize, give aid to, be a member of or voluntarily assemble with any group of persons formed to advocate, advise or teach crime, sedition, violence, intimidation or injury as a means or way of effecting or resisting any industrial, economic, social or political change,

Shall be guilty of a felony.

Sec. 2. Any owner, lessee, agent, occupant or person in control of any property who shall knowingly permit the use thereof by any person or persons engaged in doing any of the acts or things made unlawful by the preceding section, shall be guilty of a gross misdemeanor.

Sec. 3. Chapter 3 of the Laws of 1919 is hereby repealed. This act shall not be construed to repeal or amend any other penal statute.

Sec. 4. This act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately.

Passed the Senate March 3, 1919.
Passed the House March 11, 1919.
Approved by the Governor March 19, 1919.