this state or any county, city or village in this state: 
And provided further, that the expenses of herding, 
caring for, feeding and transporting or slaughtering 
all animals under these provisions shall be paid 
by the owner thereof.

Sec. 91. That section 3213 of Rem. & Bal. Code 
be and the same is hereby repealed.

Sec. 92. Sections 2512 to 2515, both inclusive, 
5446, 5446a to 5446e, both inclusive, 5446g, 5447, 
5447a, 5447d, 5448a, 5448c, 5448i and 5448l of Rem-
ington & Ballinger's Annotated Codes and Statutes 
of Washington are hereby repealed.

Passed the House, March 7, 1919.
Passed the Senate, March 12, 1919.
Approved by the Governor March 20, 1919.

CHAPTER 193.
[H. B. 180.]

BUREAU OF FARM DEVELOPMENT.

An Act relating to the Bureau of Farm Development, and amend-
ing Section 3000-15, 3000-17, 3000-18 and 3000-19 of Remington 
& Ballinger's Annotated Codes and Statutes of Washington.

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

Section 1. That section 3000-15 of Rem. & Bal. 
Code be amended to read as follows:

Section 3000-15. There is hereby created the 
Bureau of Farm Development of the State of Wash-
ington, which shall consist of the Director of the 
Extension Service of the State College of Washing-
ton, who shall be director thereof, and of the 
Boards of County Commissioners or representa-
tives appointed by them of all counties of the State 
of Washington desiring to participate therein. The
officers and members of such Bureau of Farm Development shall serve without salary, and the expenses incident to the operation of said Bureau of Farm Development shall be borne by the county for which the same shall be incurred. Meetings of the Bureau of Farm Development shall be called by the director thereof at least once each calendar year.

SEC. 2. That section 3000-16 of Rem. & Bal. Code be amended to read as follows:

Section 3000-16. The Board of County Commissioners of any county may by request in writing apply to the Director of the Bureau of Farm Development for either the appointment of an agricultural expert, home economics expert, or a club work expert, or other agricultural or home economics expert or all of them, and they shall have the power to enter into agreement with the State College of Washington according to agreement forms which shall be approved by the Attorney General of the State of Washington, making provision for employing such experts and for paying their expenses incurred in performing their official duties. The director shall appoint and assign to such county the expert or experts applied for: Provided, that the expert or experts so appointed and assigned shall be satisfactory to the Board of County Commissioners applying therefor. The Board of County Commissioners shall have the power to determine the period during which any such expert or experts shall be employed and to fix the compensation of such expert or experts at not to exceed two hundred and fifty dollars ($250.00) per month for any one expert and not to exceed for salaries the sum of five hundred dollars ($500.00) per month, and in their discretion necessary traveling expenses: Provided further, that each such agreement relating to agricultural, home economics, or club work experts shall continue in full force until either the Board of
County Commissioners or the State College of Washington shall terminate the agreement by giving notice to the other part or parties, this notice to be delivered in writing at least three (3) months prior to the date on which the agreement shall expire.

Sec. 3. That Section 3000-17 of Rem. & Bal. Code be amended to read as follows:

Section 3000-17. Any such expert or experts shall during the period of his or her employment reside and maintain an office within the county for which he or she is appointed, and with the consent of the Board of County Commissioners of such county he or she may employ such assistance as may be required and purchase such books, equipment, apparatus, and material as may be required, which books, equipment, apparatus, and material purchased with county funds shall become and remain the property of the county: Provided, that the expenses which may be incurred by the authority of this section shall never exceed the sum of two thousand dollars ($2000.00) during any calendar year.

Sec. 4. That section 3000-18 of Rem. & Bal. Code be amended to read as follows:

Section 3000-18. Such agricultural, home economics or club work experts shall give individual instruction and conduct demonstration work with the object of improving the agricultural methods and conditions and home conditions of their counties, and shall perform such other duties as may be required to carry out the purposes of this act, subject to the general supervision and control of the director of the Bureau of Farm Development. Such home economics experts shall give individual instruction and conduct demonstration work in the buying, preserving and preparation of food, the purchase of material and the making of clothing, and in home sanitation and nursing and in home
arrangement and housekeeping: Provided that the Boards of County Commissioners shall always have the right to cooperate with the Department of Agriculture in the United States in the appointment, maintenance and work of such experts; and in such event, the Director of the Bureau of Farm Development shall appoint for the county exercising the privilege herein granted, such person or persons as are mutually agreeable to the Board of County Commissioners, the United States Department of Agriculture and the Director of the Bureau of Farm Development, and said experts shall then be subject to the joint supervision and control of said Director of the Bureau of Farm Development and the United States Department of Agriculture, and said Department of Agriculture shall defray such portion as may be agreed upon of the salary, office expenses, and other expenses incurred by such experts.

Sec. 5. That section 3000-19 of Rem. & Bal. Code be amended to read as follows:

Section 3000-19. For the purpose of fully and effectively carrying out the object and provisions of this Act, the Boards of County Commissioners of the counties participating herein are hereby empowered to levy, appropriate, and set aside such sum of money as may be necessary and in the event of failure from any cause to levy and appropriate such fund, and until the next annual tax levy, said Boards of County Commissioners are empowered to pay such salaries and expenses from the county current expense fund.

Passed the House, February 27, 1919.
Passed the Senate, March 10, 1919.
Approved by the Governor March 20, 1919.