Sec. 9. Game birds or game animals maintained upon land enclosed, upon which notice has been posted that the same is a game farm, as provided in the preceding section, shall be the exclusive property of the licensed holder.

Sec. 10. The state game warden or his deputies may, at any time enter upon the game farm of said licensee for the purpose of inspection thereof, or for the purpose of enforcing this act.

Sec. 11. Any person wilfully violating any of the provisions of this act shall be guilty of a misdemeanor and punished as provided by law.

Passed the Senate February 7, 1919.
Passed the House February 21, 1919.
Approved by the Governor March 4, 1919.

CHAPTER 73.
[S. B. 88.]
DISPOSITION OF MONEYS OF PERMANENT HIGHWAY FUND

AN ACT relating to the improvement and maintenance of public highways, providing for the application of the permanent highway fund to the payment of county road and bridge bonds and amending section 5879-14 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 5879-14 of Rem. & Bal. Code be amended to read as follows:

Section 5879-14. For the purpose of raising revenues for the improvement and maintenance of permanent highways under the provisions of this act, the proper state officers shall levy and collect a tax of one and one-half mills upon all property in the state subject to taxation for the year 1913, and for
Tax levy. Each year thereafter. All moneys derived from such tax shall be paid into the state treasury and credited to a fund to be known as the "Permanent Highway Fund." The amounts received from each county shall be credited to the county paying the same, until such time as the same shall be expended on contracts for permanent highways within such county or for the maintenance of the same under the provisions of this act, or for the payment of interest on or the redemption of bonds as provided herein. Five percent of all moneys credited to each county under this act and which shall be derived from taxes levied for the year 1912 and subsequent years shall be set aside and expended by the board of county commissioners, upon vouchers approved by such board, for maintaining and repairing roads constructed under the provisions of this act and other roads of like character, and no part of such five percent shall be expended for any other purpose. Whenever any county shall hereafter issue bonds of the county for the making or improving of permanent highways or roads equal in character within such county, the board of county commissioners of such county may, at the time of ascertaining and levying taxes to pay the interest on such bonds or at the time of ascertaining and levying taxes to accumulate a sinking fund for the redemption of such bonds, by resolution entered upon their minutes, apply the whole or any portion of the permanent highway fund, then standing to the credit of such county on the books of the state auditor in excess of the amount necessary to pay all contracts then outstanding for the payment of which such fund is or may become liable to the payment of such interest or to such sinking fund. There shall be set forth in such resolution statements showing, first, the amount of all taxes levied in such county for the permanent highway fund which have not been remitted to the
state auditor or which remain uncollected and, second, all contracts for the payment of which the permanent highway fund credited to such county is or may become liable. The commissioners may apply such amount to the payment of interest or into the sinking fund without levying the tax required by law to be levied for such purposes, or the commissioners may, in addition to the amount so applied, levy a tax in addition thereto either to raise funds for the payment of interest or for the redemption of such bonds. A certified copy of such resolution shall be transmitted to the state auditor and upon receipt thereof, he shall transmit the amount so applied to the county treasurer who shall credit the same to the proper accounts for the purposes stated in such resolution.

Passed the Senate, February 17, 1919.
Passed the House, February 27, 1919.
Approved by the Governor March 4, 1919.

CHAPTER 74.
[S. B. 65.]
GRANT TO C. M. DURLAND OF STATE’S INTEREST IN CERTAIN LOTS IN CITY OF COLVILLE.

An Act granting to C. M. Durland all right, title and interest of the State of Washington in and to lots fifteen, sixteen, seventeen and eighteen (15, 16, 17 & 18) of block forty-two (42) of Myers Addition to the City of Colville.

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

Section 1. Whereas lots fifteen, sixteen, seventeen and eighteen (15, 16, 17 & 18) of block forty-two (42) of Myers Addition to the City of Colville were, by decree of the superior court of Stevens county dated September 25, 1903, escheated to the State of Washington; and whereas said lots were erroneously assessed by said Stevens county, and