ment of the face of such taxes with costs without penalty or interest: Provided, further, That where any city or town shall have bid in any property on sale for local improvement assessments, such city or town may satisfy the lien of any outstanding general taxes upon such property, where no certificates of delinquency have been issued to private persons, upon payment of the face of such taxes with costs, without penalty or interest.

Passed the House February 25, 1929.
Passed the Senate March 11, 1929.
Approved by the Governor March 20, 1929.

CHAPTER 144.
[H. B. 273.]
CLAMS.

An Act regulating the taking of clams, amending Section 5750 of Remington's Compiled Statutes, as amended by Chapter 157, Laws of Extraordinary Session of 1925, and declaring an emergency.

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

Section 1. That section 5750 of Remington's Compiled Statutes, as amended by chapter 157, Laws of Extraordinary Session of 1925, be amended to read as follows:

Section 5750. It shall be unlawful for any person or persons whomsoever to take or dig any clams, except mud clams, from the beaches of the Pacific Ocean in this state or from the beaches of Grays Harbor or Willapa Harbor, or to have in their possession if the same have been taken for the purpose of canning or for sale between the first day of June of each year and the first day of March of the following year, both dates inclusive; or to take or dig any mud clams upon the beaches of the Pacific Ocean in
this state or from the beaches of Grays Harbor or Willapa Harbor, or to have in their possession if the same have been taken for the purpose of canning or for sale, between the first day of May and the thirty-first day of October, both dates inclusive, of each year; or to take or dig clams at any time except with fork, pick or shovel operated by hand. It shall be unlawful for any person to take or have in his possession any razor clam under three and one-half inches in total length of shell.

On or before the first day of February of each year the commissioner may reserve and withdraw for said year from use for the taking of clams such portions of the tide lands owned by the state and such portion of the beaches of the Pacific Ocean as he may deem necessary, and shall give notice of such reserve and withdrawal from use by publication for one week in a newspaper published in the county in which such tide land or beach is situated, such notice to be given within ten days after making such reserve or withdrawal; and it shall be unlawful for any persons whomsoever to take or dig clams except for the use of himself and family from any tide lands or beaches so reserved or withdrawn by the commissioner from and after the first of March of each year, in which such notice shall be published: Provided, That nothing herein shall be construed to prevent the state from selling or leasing any of its tide lands in the manner now provided by law: And provided further, That if any of the tide lands of the state are sold or leased which are included within the reservation or withdrawal herein provided for, that the said reservation shall thereupon cease to be effective as to said tide lands when sold or leased.

Nothing in this section shall prevent the taking of clams for the consumption of the taker or his family or guests at all times without a license, and
nothing in this section shall prevent the holder of a crab-fishing license or any persons designated by him from taking clams for use as bait only between the first day of October and the thirty-first day of May following, upon the payment of a special license fee of one dollar ($1) for each such digger of clams: Provided, That it shall be unlawful for any person taking razor clams for the consumption of himself or his family or guests to take or have in his possession more than three dozen clams in any one day and any razor clams so taken shall not be under three and one-half inches in total length of shell.

SEC. 2. This act is necessary for the immediate support of the state government and its existing institutions and shall take effect immediately.

Passed the House March 4, 1929.
Passed the Senate March 11, 1929.
Approved by the Governor March 20, 1929.

CHAPTER 145.
[S. H. B. 337.]

REFUNDING BONDS FOR MUNICIPAL STREET RAILWAYS.

An Act relating to, and authorizing and providing for, the refunding of municipal street railway bonds by cities of the first class having a population of 300,000 or more.

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

SECTION 1. The legislative authorities of any city of the first class, having a population of 300,000, or more, which has outstanding municipal street railway bonds payable only out of street railway revenues and issued to acquire any such street railway system, or part thereof, or any additions thereto or betterments thereof, are hereby authorized to re-