hereinabove provided, the grower thereof or association or organization of growers packing the same shall mark upon the outside of such package the grade of the fruit, vegetable or horticultural products contained therein, specifying the grades and markings according to the obligatory grading rules and regulations, issued, published, and adopted by the director of agriculture, or a special or private grade or brand duly registered and approved by the director of agriculture as provided by law, and it shall be unlawful for any person to remark any such closed package to a higher or superior grade than that originally marked by the grower thereof or association or organization packing the same, or for any person other than the grower or association or organization packing such fruit grown in this state to place upon any such closed package not marked with the grade of the contents thereof any mark or brand indicating the grade of such contents: Provided, That nothing in this section shall be construed to apply to canned or dried fruit.

Passed the House March 1, 1929.
Passed the Senate March 13, 1929.
Approved by the Governor March 21, 1929.

CHAPTER 176.
[H. B. 331.]

JUVENILE COURTS.

AN ACT relating to juvenile courts and court commissioners, and amending Section 1987-2 of Remington's Compiled Statutes of Washington.

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

SECTION 1. That section 1987-2 of Remington's Compiled Statutes be amended to read as follows:

Section 1987-2. The superior courts in the several counties of this state, shall have original juris-
Jury trial. diction in all cases coming within the terms of this act. In all trials under this act, any person interested therein may demand a jury trial, or the judge of his own motion may order a jury to try the case. In counties containing thirty thousand or more inhabitants, the judges of the superior court shall, at such times as they may determine, designate one or more of their number whose duty it shall be to hear all cases arising under this act. A special session to be designated as the “juvenile court session” shall be provided for the hearing of such cases and the findings of the court shall be entered in a book or books kept for the purpose, and known as the “juvenile record,” and the court may, for convenience, be called the “juvenile court.” In counties in which there is no resident judge of the superior court, the court commissioner shall have the power, authority and jurisdiction, concurrent with the superior court and the judge thereof, to hear all matters relating to dependent and delinquent children, and to enter judgment and make orders with the same power, force and effect as any judge of the superior court, subject to review only by the judge of the superior court, on motion or demand filed by any party in interest within ten (10) days from the entry of the order or judgment by the court commissioner, as provided in section 86 of Remington’s Compiled Statutes.

Passed the House March 4, 1929.
Passed the Senate March 13, 1929.
Approved by the Governor March 21, 1929.