not be construed to invalidate or abate any proceedings for the collection of taxes levied under the provisions of the sections repealed nor shall the enactment of this act in any manner affect proceedings for the collection of taxes heretofore levied against any company under the provisions of other statutes.

Sec. 21. This act is necessary for the immediate support of the state government and its existing public institutions, and shall take effect immediately.

Passed the House March 5, 1935.
Passed the Senate March 12, 1935.
Approved by the Governor March 20, 1935.

CHAPTER 124.
[H. B. 378.]

WILD GAME.

An Act relating to game, regulating the issuance of certain licenses and prescribing the powers and duties of the director of game in connection therewith, and amending section 38 of chapter 178 of the Laws of the Extraordinary Session of 1925 as amended by section 6, of chapter 258 of the Laws of 1927 and as amended by section 38, chapter 3, Laws of 1933 (initiative measure number 62) and repealing section 41 of chapter 178 of the Laws of the Extraordinary Session of 1925 as amended by section 41, of chapter 3, Laws of 1933 (initiative measure number 62) and declaring an emergency.

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

Section 1. That section 38 of chapter 178 of the Laws of the Extraordinary Session of 1925, as amended by section 6, of chapter 258 of the Laws of 1927 as amended by section 38, of chapter 3, Laws of 1933 (initiative measure number 62) be amended to read as follows:

Section 38. It shall be unlawful for any person to hunt, trap or fish for game animals, fur-bearing
animals, game birds, or game fish during the season when it is lawful to hunt, trap or fish for the same or to practice taxidermy for profit, or to receive or to purchase or resell raw furs for profit, or to act as a guide for hire to any person or persons in hunting, trapping or fishing, without first having procured and having in force and in his personal possession and on his person while so hunting, trapping, fishing, or practicing taxidermy or dealing in furs a license so to do issued to him as provided in this act: Provided, however, That nothing in this act shall prevent any minor under the age of sixteen years, who is an actual resident of this state, from fishing at any time when it is otherwise lawful to fish, and nothing in this act shall be construed as requiring any land owner or leaseholder of any land to obtain or have a license to hunt or trap predatory animals on the premises owned or leased by him and nothing in this act shall be construed as requiring any United States game warden, predatory animal hunter or forest ranger or any member of the state game commission, the director of game, or any game protector or deputy game protector to obtain or have a license to hunt or trap predatory animals at any place within the state at any time.

All licenses provided for or issued under the authority of this act shall be issued by or under the authority of the director of game, who shall have the power and authority to deputize and invest with authority game protectors, the county auditor of any county in the state, and any reputable citizen designated by him to issue such licenses and collect the fees therefor.

All persons so deputized or designated by the director of game shall, on demand, and on or before the 31st day of December of each year, pay to the director of game any and all fees so collected and shall make and/or furnish any and all reports re-
quired by the director of game. And the director of game is hereby vested with authority to make all necessary rules and regulations regarding the issuance of such licenses, the collection and payment of fees collected and the making and/or furnishing of reports in connection therewith.

Sec. 2. That section 42 of chapter 178 of the Laws of the Extraordinary Session of 1925, as amended by section 42, chapter 3 of the Laws of 1933 (initiative measure number 62) be amended to read as follows:

Section 42. Any citizen of the United States, or person who has in good faith declared his intention of becoming a citizen of the United States, and who has been an actual resident of this state for six months immediately preceding the application for such license may by paying to the director of game or any person deputized or designated by him to issue licenses and collect the fees therefor the sum of three dollars ($3), obtain a state hunting and fishing license which shall entitle the holder thereof to hunt and fish in any county of the state until the first day of January next, following the date of its issuance, when it would otherwise be lawful to hunt or fish within said county.

Sec. 3. That section 43 of chapter 178 of the Laws of the Extraordinary Session of 1925 as amended by section 43, chapter 3, Laws of 1933 (initiative measure number 62) be amended to read as follows:

Section 43. Any citizen of the United States, or person who has in good faith declared his intention of becoming a citizen of the United States, and who has been an actual resident of this state for six months immediately preceding the application for such license may, by paying to the director of game or any person deputized or designated by him to
issue licenses and collect the fees therefor the sum of one dollar and fifty cents ($1.50), obtain a hunting and fishing license which shall entitle the holder thereof to hunt game birds and game animals and fish within the county in which he resides, for which such license is issued until the first day of January next following the date of issuance, at any time when it is otherwise lawful to hunt or fish in such county.

Sec. 4. That section 41 of chapter 178 of the Laws of the Extraordinary Session of 1925 as amended by section 41, chapter 3, Laws of 1933 (initiative measure number 62) is hereby repealed.

Sec. 5. This act is necessary for the immediate support of the state government and its existing public institutions, and shall take effect immediately.

Passed the House March 4, 1935.
Passed the Senate March 13, 1935.
Approved by the Governor March 20, 1935.

CHAPTER 125.
[H. B. 433.]

SALE OF MORTGAGED PROPERTY ON EXECUTION.

An Act granting equitable powers to the courts to fix upset prices before selling mortgaged property on execution, and confirming such sales; and amending section 1118, of Remington's Compiled Statutes.

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

Section 1. Section 1118, Remington's Compiled Statutes, is hereby amended to read as follows:

Section 1118. In rendering judgment of foreclosure, the court shall order the mortgaged premises, or so much thereof as may be necessary, to be sold to satisfy the mortgage and costs of the action. The payment of the mortgage debt, with interest