INTOXICATING LIQUOR—NET ANNUAL REVENUE.

An Act relating to intoxicating liquors and amending sections 4 and 78 of chapter 62 of the Laws of the Extraordinary Session, 1933.

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

SECTION 1. That section 4 of chapter 62 of the Laws of the Extraordinary Session, 1933, be amended to read as follows:

Section 4. 1. There shall be established at such places throughout the state as the liquor control board, constituted under this act, shall deem advisable, stores to be known as “state liquor stores,” for the sale of liquor in accordance with the provisions of this act and the regulations: Provided, That the prices of all liquor shall be fixed by the board from time to time so that the net annual revenue received by the board therefrom shall not exceed twenty-five per cent;

2. The liquor control board may, from time to time, fix the special price at which pure ethyl alcohol may be sold to physicians and dentists and institutions regularly conducted as hospitals, for use or consumption only in such hospitals; and may also fix the special price at which pure ethyl alcohol may be sold to schools, colleges and universities within the state for use for scientific purposes. Regularly conducted hospitals may have right to purchase pure ethyl alcohol on a Federal permit;

3. The liquor control board may also fix the special price at which pure ethyl alcohol may be sold to any department, branch or institution of the State of Washington, Federal government, or to any person engaged in a manufacturing or industrial busi-
ness or in scientific pursuits requiring alcohol for use therein;

4. The liquor control board may also fix a special price at which pure ethyl alcohol may be sold to any private individual, and shall make regulations governing such sale of alcohol to private individuals as shall promote, as nearly as may be, the minimum purchase of such alcohol by such persons.

Sec. 2. That section 78 of chapter 62 of the Laws of the Extraordinary Session, 1933, as amended by chapter 80 of the Laws of 1935, be amended to read as follows:

Section 78. 1. When said funds are distributed as provided in section 77 hereof all monies subject to distribution shall be disbursed as follows:

Funds available for distribution to and including September 30, 1937, seventy per cent (70%) to the general fund of the state and thirty per cent (30%) to the counties and incorporated cities and towns of the state, distributed among them pursuant to the provisions hereafter made in this section;

Funds available for distribution on and after October 1, 1937, fifty per cent (50%) to the general fund of the state and fifty per cent (50%) to the counties and incorporated cities and towns of the state, distributed among them pursuant to the provisions hereafter made in this section;

2. With respect to the share coming to the counties and incorporated cities and towns under the preceding subsection, the distribution shall be among them in accordance with the following computations:

a. First, the share coming to each county as a whole shall be determined by a division among the counties entitled to distribution hereunder according to the population of the areas in such counties allowing the sale of liquor under this act as shown by the last Federal census; that is to say, the share
coming to each county entitled to distribution hereunder shall be in the proportion which the population of the areas allowing the sale of liquor under this act in such county bears to the aggregate population of all the counties entitled to distribution hereunder;

b. Second, the share coming to each county as a whole, is [as] the result of the foregoing computation, shall then be divided between each county government and the incorporated cities and towns located in such county according to the population shown by the last Federal census; that is to say, the share coming to each incorporated city or town shall be as the proportion which the population in such incorporated city or town, as shown by the last Federal census, bears to the total population within the county, as shown by the last Federal census; and the county government's share shall be based upon that proportion of the population within such county as is not included in the incorporated cities and towns located in such county: Provided, That no incorporated city or town in which the sale of liquor as authorized under this act is forbidden under sections 82 to 88 inclusive of this act shall be entitled to any share in such distribution: Provided, further, That if in any county the area outside of the cities and towns therein shall vote not to allow the sale of liquor under this act in such area, then the population of such area shall not be included in the computation of the population for distribution purposes;

3. The computations under subsection 2 of this section shall be made by the state auditor, who shall, immediately after the effective date of this act and immediately following the official publication of every Federal census and so often as necessary by reason of elections held under sections 82 to 88 of this act, file with the board a list certified by him showing the fractional proportions, in terms of per
cent or otherwise, coming to each county government and incorporated city and town in the state pursuant to this section; and the board shall make payment to each of said counties and incorporated cities and towns in the proportions shown on the certified list last filed with it by the state auditor under this section.

Passed the House February 23, 1937.
Passed the Senate March 3, 1937.
Approved by the Governor March 13, 1937.

CHAPTER 63.
[H. B. 200.]

BOUNTIES ON PREDATORY ANIMALS.

An Act providing for and regulating the payment of certain bounties for the killing of certain predatory animals, and defining the duties of the director of game in connection therewith; providing for certain additional license fees, amending section 2, chapter 59, Laws of 1935, and section 4, chapter 59, Laws of 1935.

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

Section 1. That section 2, chapter 59, Laws of 1935, be amended to read as follows:

Section 2. Whenever any such person to whom such permit is issued shall trap, kill or take any cougar, lynx, bobcat, or coyote, in accordance with such permit and within the area fixed by such permit, and shall furnish proof thereof to the said director, he shall be paid a bounty of fifty dollars ($50) for each cougar, and five dollars ($5) for each lynx or bobcat, and two dollars and fifty cents ($2.50) for each adult coyote and one dollar ($1) for each coyote pup from any monies which may be appropriated by the legislature for the payment of the same. All monies appropriated for such pur-