CHAPTER 10.
[Engrossed House Bill No. 43.]

SUPPLEMENTAL HUNTING TAGS.

AN ACT relating to game and game fish; amending section 77.32.020, chapter 36, Laws of 1955 as amended by section 1, chapter 176, Laws of 1957, and RCW 77.32.020.

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

Section 1. Section 77.32.020, chapter 36, Laws of 1955 as amended by section 1, chapter 176, Laws of 1957, and RCW 77.32.020 are each amended to read as follows:

It shall be unlawful for any person to hunt or kill deer without first having procured from the director a tag to be known as a supplemental deer seal, which tag shall be procured, in addition to any other license, to hunt game animals required by law. The fee for issuing and procuring such tag shall be two dollars and shall be paid in addition to all other license fees prescribed by law. It shall be unlawful for any person to hunt or kill elk without first having procured from the director a tag to be known as a supplemental elk seal, which tag shall be procured in addition to any other license to hunt game animals required by law. The fee for issuing and procuring such tag shall be seven dollars and fifty cents and shall be paid in addition to all other license fees prescribed by law.

It shall be unlawful for any person to hunt or kill mountain goat without first having procured from the director a tag to be known as a supplemental goat seal, which tag shall be procured in addition to any other license to hunt game animals required by law. The fee for issuing and procuring such tag shall be seven dollars and fifty cents and shall be paid in addition to all other license fees prescribed by law.
It shall be unlawful for any person to hunt or kill mountain sheep without first having procured from the director a tag to be known as a supplemental mountain sheep seal, which tag shall be procured in addition to any other license to hunt game animals required by law. The fee for issuing and procuring such tag shall be ten dollars and shall be paid in addition to all other license fees prescribed by law.

It shall be unlawful for any person to hunt or kill wild turkey without first having procured from the director a tag to be known as a supplemental wild turkey seal, which tag shall be procured in addition to any other license to hunt game birds required by law. The fee for issuing and procuring such tag shall be two dollars and shall be paid in addition to all other license fees prescribed by law.

It shall be unlawful for any person to hunt or kill bear in any place where bear is classified as a game animal without first having procured from the director a tag to be known as a supplemental bear seal, which tag shall be procured in addition to any other license to hunt game animals required by law. The fee for issuing and procuring such tag shall be two dollars and shall be paid in addition to all other license fees prescribed by law: Provided, That the director may issue permits for the control of bears in areas where, in his opinion, property is being damaged. No tag will be required for any bear killed to control damage.

It shall be unlawful for any nonresident or alien to hunt or kill deer without first having procured from the director a tag to be known as a supplemental nonresident deer seal which tag shall be procured, at no extra charge, in addition to any other license to hunt game animals required by law.

It shall be unlawful for any nonresident or alien to hunt or kill elk without first having procured
from the director a tag to be known as a supplemental nonresident elk seal which tag shall be procured in addition to any other license to hunt game animals required by law. The fee for issuing and procuring such tag shall be twenty-five dollars and shall be paid in addition to all other license fees provided by law.

It shall be unlawful for any nonresident or alien to hunt or kill mountain goat without first having procured from the director a tag to be known as a supplemental nonresident goat seal which tag shall be procured in addition to any other license to hunt game animals required by law. The fee for issuing and procuring such tag shall be twenty-five dollars and shall be paid in addition to all other license fees prescribed by law.

Such tags shall be in the possession of all persons while engaged in hunting deer, elk, mountain goat, mountain sheep, wild turkey, or bear. Such tags shall be prepared by and under the supervision of the director and shall bear the name "department of game of the state of Washington" and the year for which it is issued, and any other distinguishing marks deemed necessary by the director, and shall be void on the first day of April next following the date of issuance. Any person who kills any deer, elk, mountain goat, mountain sheep, wild turkey, or bear shall immediately attach his own tag to the carcass of any such animal or bird and properly seal the same. All moneys received from the issuance or sale of tags as provided herein shall be paid into the state game fund. Any person violating any of the provisions of this section shall be guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than twenty-five dollars and not more than two hundred fifty dollars or by imprisonment in the county jail for not less than ten days.
and not more than thirty days or by both such fine and imprisonment.

Passed the House January 20, 1967.
Passed the Senate February 8, 1967.
Approved by the Governor February 17, 1967.

CHAPTER 11.
[Engrossed House Bill No. 215.]

SUMMONS, HOW SERVED.

AN ACT relating to the manner of commencing civil actions in
the superior courts; providing for service of summons on
foreign or alien steamship companies or charterers, and
amending section 7, chapter 127, Laws of 1893 as amended
by section 1, chapter 202, Laws of 1957, and RCW 4.28.080.

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

Section 1. Section 7, chapter 127, Laws of 1893
as amended by section 1, chapter 202, Laws of 1957,
and RCW 4.28.080 are each amended to read as
follows:

The summons shall be served by delivering a
copy thereof, as follows:

(1) If the action be against any county in this
state, to the county auditor.

(2) If against any town or incorporated city in
the state, to the mayor thereof.

(3) If against a school district, to the clerk
thereof.

(4) If against a railroad corporation, to any sta-
tion, freight, ticket or other agent thereof within
this state.

(5) If against a corporation owning or operating
sleeping cars, or hotel cars, to any person having
charge of any of its cars or any agent found within
the state.