the Superior Court of the County where such bank or branch bank shall be located.

Construction of term ''bank.''

SEC. 4. In construing this act the terms "foreign bank" and "foreign banker" shall be deemed to include: I. Every corporation not organized under the laws of the Territory or State of Washington doing a banking business, except a national bank. 2. Every unincorporated company, partnership or association of two or more individuals organized under or pursuant to the laws of another State or Country doing a banking business authorized by this act. 3. Every other unincorporated company, partnership or association of two or more individuals doing a banking business authorized by this act, if the members thereof, owning a majority interest therein, or entitled to more than one-half the profits thereof, or who would, if it were dissolved, be entitled to more than one-half the net assets thereof, are not residents of this State. 4. Every non-resident of this State doing a banking business authorized by this act in his own name and right only.

Repeal.

SEC. 5. All acts or parts of acts not consistent herewith are hereby repealed.

Passed the House February 15, 1905. Passed the Senate February 17, 1905. Approved by the Governor February 24, 1905.

CHAPTER 32.

(H. B. No. 57)

DEFICIENCY APPROPRIATION FOR STATE OYSTER BOARD.

AN ACT making a deficiency appropriation for The State Oyster Board of the State of Washington.

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

SECTION I. That there be and the same is hereby appropriated out of any money in the State oyster fund not otherwise appropriated the sum of six hundred sixty-five dollars and sixty-five cents (\$665.65), namely: To Wallace Stuart \$29.25, Wallace Stuart \$187.50, J. H. Deer \$155.00, T. R. Kershaw \$44.00. T. R. Kershaw \$232.75, Wallace Stuart \$17.15.

SEC. 2. That the State Auditor is hereby authorized to draw warrants on the State Treasurer to the respective persons and for the respective amounts mentioned in Section one of this act upon the presentation of the proper voucher therefor.

Passed the House February 7, 1905. Passed the Senate February 17, 1905. Approved by the Governor February 24, 1905.

> CHAPTER 33. (H. B. No. 106)

AMENDING CODE RELATIVE TO CRIME OF SEDUCTION.

AN ACT relating to the punishment of the crime of seduction, and amending Section 7066 of Ballinger's Annotated Codes and Statutes of Washington.

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

SECTION I. That Section 7066 of Ballinger's Annotated Codes and Statutes of Washington be and the same is hereby amended to read as follows:

Section 7066. If any person seduce and debauch any un-Amendment. married woman of previously chaste character, he shall be punished by imprisonment in the penitentiary not more than five years, or by fine not exceeeding one thousand dollars and imprisonment in the County jail not exceeding one year. If before judgment upon an information or indictment the defendant marry the woman seduced, all proceedings under such information or indictment shall be stayed, and no further proceedings shall be had thereunder so long as the defendant shall live with, provide for and support his wife: but if at any time within three years from the date of such marriage the defendant shall wrongfully fail to support or Failure to to provide for or shall wrongfully desert or abandon his wife, support. prosecution shall proceed under said information or indictment in the same manner as though no marriage had taken place.

Passed the House February 7, 1905. Passed the Senate February 16, 1905. Approved by the Governor February 24, 1905.