or oral testimony as he may deem proper. In case such judgment is set aside the making of the application for setting the same aside shall be considered an entry of general appearance in the case by the applicant, and the case shall duly proceed to a trial upon the merits: *Provided*, That, no justice of the peace shall pay out or turn over money or property received by him by virtue of any default judgment until the expiration of the ten days for moving to set aside such default judgment has expired.

Passed the House March 1, 1915.

Passed the Senate March 4, 1915.

Approved by the Governor March 8, 1915.

CHAPTER 42.

[H. B. 126.]

ABOLISHING OFFICE OF WRECKMASTER.

AN ACT relating to the office of wreckmaster, abolishing the same and repealing Chapter XI, being Sections 8261-8286, inclusive, of Remington & Ballinger's Annotated Codes and Statutes of Washington.

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

SECTION 1. Chapter XI, being sections 8261-8286, inclusive, of Rem. & Bal. Code, is hereby repealed.

Wreckmaster.

Repeals Rem.-Bal. §§ \$261-\$286.

SEC. 2. The office of Wreckmaster is hereby abolished.

Passed the House February 11, 1915.

Passed the Senate March 4, 1915.

Approved by the Governor March 8, 1915.