portion of the same on the face of which the Pledged for gubetones of such pledge must be endorsed and bonds. substance of such pledge must be endorsed, and thereafter said income, or such portion thereof so pledged, shall be placed by the county treasurer to the credit of the fund from which said bonds are required to be paid until the same or the portion thereof secured by such pledge are fully paid.

Sec. 3. This act is necessary for the immediate Effective immediately. support of the state government and its existing public institutions and shall take effect immediately.

Passed by the Senate February 3, 1933. Passed by the House February 16, 1933. Approved by the Governor February 23, 1933.

CHAPTER 32.

[H. B. 25.]

CROP LIENS.

An Act relating to liens upon crops and amending section 1 and 6 of chapter 256, Laws of 1927.

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

Section 1. That section 1 of chapter 256, Laws Amends \$1, 1927 (section 1188-1, Rem. 1927 Sup.), be Laws of 1927. of 1927 (section 1188-1, Rem. 1927 Sup.), be amended to read as follows:

Section 1. Any person, who, as laborer, contractor or otherwise, shall, at the request of the owner, or the tenant, of any farm or land, do or cause to be done any work or labor upon any such farm or land, in tilling the same, or any part thereof, or in preparing the same or any part thereof for the growing of crops, or in sowing or planting any crop on the same, or in cultivating any crop growing thereon, or in cutting, digging, picking, pulling or otherwise harvesting any crop grown thereon, or in gathering, securing, or housing any crop grown thereon, or in threshing any grain Lien: Upon crops grown during year.

Upon all land of contractor.

For work or labor on contract.

No lien on orchard crop.

Lessors interest not subject to lien.

Lien for hauling.

grown thereon, or in hauling to any warehouse any crop or grain grown thereon, shall have a lien upon any and all of the crops grown, during the calendar year in which such work or labor was done, upon all or any of the land belonging to or occupied by the person, firm or corporation at whose request the work or labor was done, for the contract price, or reasonable value, of such work and labor, and any person, who, as laborer, contractor or otherwise, shall, in any calendar year, at the request of the owner or tenant, of any farm or land, do or cause to be done any work or labor upon any such farm or land, in preparing the same, or any part thereof, for the sowing, planting or growing of any crop, or in sowing or planting any crop thereon, to be grown and harvested in the following calendar year, shall have a lien on the crop so grown or harvested, for the contract price, or reasonable value, of such work or labor: Provided. That no lien on the crop grown on any orchard shall be allowed, under the provisions of this section, for work or labor done on such orchard or orchard lands, in pruning, spraying, cultivating, picking, gathering, sorting, housing or otherwise caring for, harvesting or securing, preparing for market or in delivering said crop, and nothing in this act shall be construed as repealing, amending or modifying any of the provisions of chapter 110 of the Laws of 1917, pages 410-411: And provided further, That the interest of any lessor in any portion of the crop raised on demised premises leased in consideration of a share of the crop raised, shall not be subject to the lien provided for in this section, where the work or labor is done at the request of the tenant: And provided further. That the lien for hauling shall attach only to the crop or grain actually hauled by the claimant.

Sec. 2. That section 6 of chapter 256, Laws of Amends § 6, ch. 256, 1927, (section 1188-6, Rem. 1927 Sup.), be amended Laws of 1927. to read as follows:

Section 6. Every such instrument shall be filed in the office of the county auditor who shall index Filing and the same in a book kept for that purpose as chattel mortgages are required by law to be indexed, and for which he shall receive the same fees as are Fee. required by law for filing and indexing chattel mortgages.

Passed the House February 6, 1933. Passed the Senate February 15, 1933. Approved by the Governor February 23, 1933.

CHAPTER 33.

[H. B. 30.1

PERSONAL PROPERTY TAXES.

AN ACT relating to taxation, providing for the collection of personal property taxes and the procedure upon the non-payment thereof; amending section 86 of chapter 130 of the Laws of 1925, Extraordinary Session, (Remington's 1927 Supplement section 11097-86); repealing section 1 of chapter 34 of the Laws of 1931; and declaring that this act shall take effect immediately.

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

Section 1. That Section 86 of Chapter 130 of Amends §86, ch. 130, Ex. the Laws of 1925 Extraordinary Session (Remington's 1927 Supplement section 11097-86) be amended to read:

Section 86. On the first Monday in February succeeding the levy of taxes, the county treasurer shall proceed to collect all personal property taxes. he shall give notice by mail to all persons charged Notice. with personal property taxes, and if such taxes are not paid on or before the 15th day of March of such year, he shall forthwith proceed to collect the Collection.