Notice to present claims.

Dividends upon warrants or bends. same to the expenses of such action and the liquidation of such bonds and warrants and to terminate such trust or trusts and to discharge such city or town from further duties thereunder. No notice to present claims other than the summons in such action shall be necessary. Any claim presented in any such action shall be accompanied by the bonds or warrants upon which such claim is based; and such bonds or warrants shall thereupon be surrendered and cancelled. Dividends upon any bonds or warrants for which claim is not filed shall be paid into the general fund of such city or town, but the owner thereof may obtain the same at any time within five years thereafter upon surrender and cancellation of such bonds or warrants.

Passed the House February 25, 1929. Passed the Senate March 11, 1929. Approved by the Governor March 20, 1929.

CHAPTER 143.

[H. B. 188.]

FORECLOSURE FOR DELINQUENCY OF GENERAL TAXES.

An Act relating to assessments for local improvements and the foreclosure of general tax liens and the sale of property therefor, and amending Section 9393 of Remington's Compiled Statutes of Washington.

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

Amends § 9393, Rem. Comp. Stat. Section 1. That section 9393 of Remington's Compiled Statutes of Washington, as amended by chapter 170, Laws Extraordinary Session of 1925, be amended to read as follows:

Local assessments to be paid. Section 9393. The holder of any certificate of delinquency for general taxes shall, before commencing any action to foreclose the lien of such certificate, pay in full all local assessments or install-

ments thereof outstanding against the whole or any portion of the property included in such certificate of delinquency, or, he may elect to proceed to acquire title to such property subject to certain or all Title subject to local assessments a lien thereon, in which case, the lien. complaint, decree of foreclosure, order of sale, sale, certificate of sale and deed shall so state. If such holder shall pay such local assessments, he shall be entitled to twelve per cent interest per annum on 12% interest. the amount of the delinquent assessments or delinquent installments thereof so paid, from date of payment.

treasurer.

It shall be the duty of the county treasurer to mail a copy of the published summons within fifteen days after the first publication thereof to the treasurer of each city or town within which any property involved in a tax foreclosure is situated, but the treasurer's failure to do so shall not affect the jurisdiction of the court nor the priority of the tax sought to be foreclosed. In any case where any property shall be struck off to or bid in by the county at any sale for general taxes, and such property shall sub- Resale by sequently be sold by the county, the proceeds of such sale shall first be applied to discharge in full the taxes and local assesslien or liens for general taxes for which the same was sold, and the remainder, or such portion thereof as may be necessary, shall be paid to the city to discharge all local assessment liens upon such property, and the surplus, if any, shall be distributed among the proper county funds: Provided. That in any case where property subject to local improvement assessments, or taken over by a city or town on foreclosure of local improvement assessments, shall have been struck off to or bid in by any county at a sale for general taxes, the city or town levying Cities may such assessments may, at any time before resale by property. the county, acquire such property from the county and receive a deed therefrom therefor upon pay-

county, proceeds for

City may satisfy lien of general taxes. ment of the face of such taxes with costs without penalty or interest: *Provided*, further, That where any city or town shall have bid in any property on sale for local improvement assessments, such city or town may satisfy the lien of any outstanding general taxes upon such property, where no certificates of delinquency have been issued to private persons, upon payment of the face of such taxes with costs, without penalty or interest.

Passed the House February 25, 1929. Passed the Senate March 11, 1929. Approved by the Governor March 20, 1929.

CHAPTER 144.

[H. B. 273.]

CLAMS.

An Act regulating the taking of clams, amending Section 5750 of Remington's Compiled Statutes, as amended by Chapter 157, Laws of Extraordinary Session of 1925, and declaring an emergency.

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

Amends § 5750, Rem. Comp. Stat. Section 1. That section 5750 of Remington's Compiled Statutes, as amended by chapter 157, Laws of Extraordinary Session of 1925, be amended to read as follows:

Unlawful to take.

Pacific Ocean, Grays Harbor, Willapa Harbor beaches.

June 1 to March 1. Section 5750. It shall be unlawful for any person or persons whomsoever to take or dig any clams, except mud clams, from the beaches of the Pacific Ocean in this state or from the beaches of Grays Harbor or Willapa Harbor, or to have in their possession if the same have been taken for the purpose of canning or for sale between the first day of June of each year and the first day of March of the following year, both dates inclusive; or to take or dig any mud clams upon the beaches of the Pacific Ocean in